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Maryland. Constitutional Convention, 1967 - 1968.

Committee on Style, Drafting and Arrangement.

Reports.

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Page 5

1001 - 1001 - 51 - 1001 - 1001

Constitutional Convention

COMMITTEE ON STYLE, DRAFTING AND ARRANGEMENT REPORT NO. S&D-12

THIS REPORT COVERS MATTERS IN

COMMITTEE OF THE WHOLE REPORT NO. 23

December 28 , 1967.

TITLE

1 A Report concerning Committee Recommendation
2 No. GP-6.

3
4 The Committee on Style, Drafting and Arrange-
5 ment recommends that the Committee Recommendation
6 No. GP-6 read as indicated in the attached re-
7 commendation.

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12 In Section 8.01 "General Assembly" was
13 substituted for "State" because it is only the
14 General Assembly that acts by law.

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Constitutional Convention

COMMITTEE RECOMMENDATION NO. GP-6

PRESENTED BY THE COMMITTEE ON GENERAL PROVISIONS
on November 17, 1967

Approved by the Committee of the Whole with
amendments on December 19, 1967.

Amendments proposed by the Committee on Style,
Drafting and Arrangement on Dec. 28, 1967.

NOTE - Language deleted is stricken through
- Language added is in italics

TITLE

EDUCATION

ARTICLE 8. EDUCATION

Section 8.01. Public Education.

The State General Assembly by law shall ~~provide~~ *provide*
~~establish by law for~~ a statewide system of free
public schools. *The system shall be headed by*
a governing board *whose members shall be appointed*
by the Governor. The State General Assembly by
law shall also ~~provide establish by law for such~~
any other public educational institutions and
services ~~as~~ *that* may be necessary or desirable for
the intellectual, cultural, and occupational
development of the people of ~~the~~ *this* State.

Section 8.02. Higher Education.

The governing boards ~~provided~~ *provided* ~~prescribed by the Gen-~~
~~eral Assembly by law for the University of Maryland,~~
the State Colleges, and all other state
institutions of higher education, including
community colleges, shall formulate policies for

1 their respective institutions and shall have
2 general supervision ~~thereof~~ over them in all
3 academic matters. ~~Such~~ These boards may ~~by-law~~
4 be granted by the General Assembly by law such
5 additional powers of supervision, direction,
6 and control of their respective institutions and
7 over the expenditure of ~~the~~ their funds thereof
8 ~~as-the-General-Assembly-may-deem-to-be-appropriate.~~
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Constitutional Convention

COMMITTEE ON STYLE, DRAFTING AND ARRANGEMENT REPORT NO. S&D-13

THIS REPORT COVERS MATTERS IN

COMMITTEE OF THE WHOLE REPORTS NO. 10 and 17.

December 28 , 1967.

TITLE

1 A Report concerning Committee Recommendations
2 No. EB-1 and EB-2.

3
4 The Committee on Style, Drafting and Arrange-
5 ment recommends that the Committee Recommendations
6 No. EB-1 and EB-2 read as indicated in the
7 attached recommendation.
8
9

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12
13 The words Governor, Lieutenant Governor,
14 Attorney General and Comptroller are capitalized
15 throughout the Constitution even though the fact
16 of each individual capitalization is not always
17 indicated.
18

19 Even though they are not printed in the attached
20 copy of Committee Recommendation No. EB-1, headings
21 for groups of sections will be proposed for
22 inclusion in the final draft of Article 4. The
23 following is a suggested list of these headings
24 and the place where they could be included:
25

26 Before Section 4.02 - Governor and Lieutenant
27 Governor

28 Before Section 4.06 - Gubernatorial Succession

29 Before Section 4.12 - Legislative Responsi-
30 bilities of Governor

31 Before Section 4.17 - Attorney General

1 Before Section 4.20 - Comptroller
2 Before Section 4.23 - Salaries
3 Before Section 4.24 - Administrative Organization
4 Before Section 4.33 - Clemency
5 Before Section 4.34 - State's Attorney
6

7 The original section 4.04 has been relocated
8 as section 4.23.
9

10 The language in section 4.05 has been rearranged
11 to appear in chronological order. The language
12 describing the procedure for election of Governor
13 if there is a tie vote was modified to make it
14 clear that it applied only when there was a tie
15 between candidates receiving the greatest number
16 of votes.
17

18 In section 4.06, the words "following his
19 election, but prior to taking office" are dropped
20 as unnecessary. Language in the second sentence
21 was changed to make it clear that a Lieutenant
22 Governor-elect must become Lieutenant Governor
23 before he can become acting Governor.
24

25 The language in section 4.07 is changed to
26 make it clear that "he" and "his" and "such"
27 refer to the Governor.
28

29 Changes are made in section 4.08 to eliminate
30 the suggestion that the Constitution is creating
31 the office of Governor-elect and the office of
32 Lieutenant Governor-elect. Under this change, then,
33 it becomes necessary to indicate that a Governor-
34 elect or Lieutenant Governor-elect would be
35 disqualified from assuming office instead of stating
36 that their office would be vacant.
37

38 The term "President of the Senate" in section
39 4.09 was changed to "presiding officer of the
40 Senate" to conform to the term used in the Article
41 on the Legislative Branch. The words "should
42 serve" are changed to "authorized to serve" to avoid
43 a misunderstanding over which of the different
44 meanings of "should" was intended.
45

46 The language in section 4.11 was changed to provide
47 parallel construction. The word "removal" was
48 changed to "creation of vacancy...by reason of
49 disability" to avoid a conflict with removal after
50 impeachment which is not within the province of the
51 Court of Appeals.

1 The original section 4.13 entitled "Convening
2 the General Assembly" is relocated as a part of
3 section 3.13 in the Article on the Legislative
4 Branch.
5

6 Section 4.13 states that a budget bill and a bill
7 proposing an amendment to this Constitution cannot
8 be vetoed by the Governor. Section 6.13 states
9 that "the budget bill shall become law when passed
10 by both houses of the General Assembly and shall
11 not be subject to veto by the Governor." It should
12 be noted, however, that there is no indication,
13 either in section 4.13 or section 10.03, Amendment
14 of Constitution, as to when a bill proposing an
15 amendment to this Constitution becomes a law.
16

17 The two original sections providing for the
18 Attorney General and the two providing for the
19 Comptroller have been divided into three sections
20 for each office.
21

22 The words "in the same manner" in section 4.19
23 appear ambiguous. It could be interpreted, for
24 example, to mean that, if the office of Attorney
25 General becomes vacant during the first year of a
26 term, the office shall be filled for the remainder
27 of the term at the next general election. It
28 might also be noted that the Governor and Comptroller
29 serve until their successors are qualified but
30 there is no comparable provision for the Attorney
31 General.
32

33 The last sentence of section 4.20 was originally
34 in what is now section 4.22.
35

36 In Section 4.26 the word "departments" is
37 deleted to avoid any confusion between a department
38 and a principal department, which is now formally
39 established by the Constitution as a major unit
40 of the executive branch. The word "department" is
41 considered to be adequately included within "offices,
42 agencies and instrumentalities." It is questioned,
43 however, whether the word "offices" is meant to
44 include the office of Governor, office of Lieutenant
45 Governor, office of Attorney General and office
46 of Comptroller.
47

48 In section 4.27, the words "or by the process of
49 executive reorganization" were added because the
50 Governor, under section 4.26, may establish a board

1 or commission as the head of a principal depart-
2 ment. The same addition is made in section 4.29.
3

4 The word "instrumentality" is added to section
5 4.32 to make the list of agencies read the same as
6 the similar list in section 4.26.
7

8 In section 4.34, the word "serves" is changed
9 to "seeks office" to avoid implying that State's
10 Attorneys must be reelected.
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Constitutional Convention

COMMITTEE RECOMMENDATION NO. EB-1 & EB-2

54D-15

PRESENTED BY THE COMMITTEE ON THE EXECUTIVE BRANCH
on Nov. 14 and Dec. 8, 1967

Approved by the Committee of the Whole with
amendments on Dec. 1 and Dec. 9, 1967.

Amendments proposed by the Committee on Style,
Drafting and Arrangement on Dec. 28, 1967.

NOTE - Language deleted is stricken through
- Language added is in italics

TITLE

EXECUTIVE BRANCH

ARTICLE 4. EXECUTIVE BRANCH

Section 4.01. Executive Power.

The executive power of the State shall be
vested in the ~~g~~Governor ~~and he~~ who shall
faithfully execute the laws.

Section 4.02. Qualifications of Governor.

~~To be eligible for election as The~~ ~~g~~Governor,
~~a person~~ shall have attained the age of thirty
years at the time of his election, and shall
have been a qualified voter in the State for at
least five years immediately preceding his
election. No person elected ~~g~~Governor for two
full consecutive terms shall be eligible to
hold that office again until one full term
has intervened.

Section 4.03. Office of Lieutenant Governor.

There shall be a ~~l~~Lieutenant ~~g~~Governor who
shall have only ~~such the~~ duties ~~as may be~~

1 delegated to him by the Governor, ~~but no~~
2 power specifically ~~prescribed for~~ vested in
3 the Governor by this Constitution shall be
4 delegated to the Lieutenant Governor ~~under~~
5 pursuant to this section.
6

7 Section 4.04. Qualifications of Lieutenant
8 Governor.
9

10 ~~To be eligible for election as~~ The
11 Lieutenant Governor, ~~a person~~ shall have
12 attained the age of thirty years at the time of
13 his election, and shall have been a qualified
14 voter in the State for at least five years
15 immediately preceding his election. No person
16 elected Governor shall be eligible thereafter
17 to hold the office of Lieutenant Governor.
18

19 Section 4.05. Election of Governor and
20 Lieutenant Governor.
21

22 The ~~g~~Governor shall be elected for a term
23 of four years by ~~these the~~ voters ~~qualified to~~
24 ~~vote in of the~~ State elections ~~for a term of four~~
25 years and shall serve until ~~someone a person~~ has
26 qualified to ~~succeed to the office of~~ become
27 ~~g~~Governor or to serve as acting ~~g~~Governor.
28 In the general election, each candidate for
29 Lieutenant Governor shall be listed on the
30 ballot with a candidate for Governor so that a
31 vote cast for Governor shall be considered as
32 also cast for the Lieutenant Governor chosen to run
33 with the candidate for Governor. The election
34 of a Governor shall constitute the election for
35 the same term of the Lieutenant Governor who was
36 listed on the ballot with him. If there is a
37 tie vote between those receiving the greatest
38 number of votes for Governor, one of them
39 shall be elected by the affirmative vote of a
40 majority of all members of the General Assembly
41 in joint session. The election shall be the
42 first order of business after the organization
43 of each house. The term of the Governor shall
44 begin on the first Wednesday of January following
45 his election unless ~~such that~~ day is a legal
46 holiday in which case his term shall begin on the
47 ~~first Thursday of January following his election~~
48 next day.
49
50

1 In-the-event-of-a-tie-vote, the Governor shall--
2 be-elected-from-the-candidates-having-received-the
3 tie-vote-by-the-affirmative-vote-in-joint-session
4 of-a-majority-of-the-combined-membership-of-both
5 houses-of-the-General-Assembly-as-the-first-order
6 of-business-after-their-organization.--Each-candidate
7 for-Lieutenant-Governor-shall-run-jointly-in-the
8 general-election-with-a-candidate-for-the-Governor
9 and-the-votes-cast-for-one-shall-be-considered-as--
10 east-also-for-the-other.--The-candidate-for---
11 Lieutenant-Governor-whose-name-appears-on-the-
12 ballot-jointly-with-that-of-the-successful-
13 candidate-for-Governor-shall-be-elected-
14 Lieutenant-Governor-for-the-same-term-as-the
15 Governor.
16

17 Section 4.06. Failure of Governor-Elect to
18 Take Office.
19

20 When If the Governor-elect is disqualified,
21 resigns, or dies, following-his-election, but
22 prior-to-taking-office, the Lieutenant Governor-
23 elect shall succeed-to-the-office-of become
24 Governor for the full term. When If the
25 Governor-elect fails to assume office for any
26 other reason, the newly elected Lieutenant
27 Governor-elect shall become Lieutenant Governor
28 and shall serve as acting Governor, until the
29 Governor-elect assumes office or until the
30 office becomes vacant.
31

32 Section 4.07. Lieutenant Governor as Acting
33 Governor.
34

35 When-the-governor-notifies-the-lieutenant-
36 governor-in-writing The Lieutenant Governor
37 shall serve as acting Governor when notified
38 in writing by the Governor that the Governor
39 that-he- will be temporarily unable to carry-out
40 perform the duties of his office. The Lieutenant
41 Governor also shall serve as acting Governor
42 or when the gGovernor is disabled and-thereby
43 but is unable to communicate such-inability-
44 to the lLieutenant gGovernor, the fact of his
45 inability to perform the duties of his office. In
46 either event the lLieutenant gGovernor shall
47 serve as acting gGovernor until the-governor
48 notifies actified-the-lieutenant-governor in
49 writing by the Governor that he is able to
50 carry-out resume the duties of his office or
51 until the office becomes vacant.

1 Section 4.08. Removal-of-Governor-and-Lieutenant-
2 Governor-from-Office. Vacancy by
3 Reason of Disability.
4

5 The General Assembly may, by the affirmative vote
6 ~~in-joint-session~~ of three-fifths of-the-combined
7 ~~membership-of-both-houses~~ all its members in
8 joint session pass, may adopt a resolution stating
9 declaring that the Governor, Governor-elect, or
10 Lieutenant Governor or-Lieutenant-Governor-elect
11 is unable by reason of physical or mental disability
12 to carry-out perform the duties of his office.
13 ~~by-reason-of-a-physical-or-mental-disability-~~
14 ~~If-the-General-Assembly-passes-such-a-~~ The reso-
15 lution, if adopted, it shall be delivered to the
16 Court of Appeals which shall then shall have
17 exclusive jurisdiction to determine whether such
18 that officer is unable by reason of the disability
19 to discharge perform the duties of his office
20 ~~by-reason-of-a-disability.---If-the-Court-of-~~
21 ~~Appeals-determines-that-such-officer-is-unable-~~
22 ~~to-discharge-the-duties-of-his-office-by-reason~~
23 ~~of-a-disability,-the-office-shall-be-vacant-~~
24 If the General Assembly and the Court of Appeals,
25 acting in the same manner, determines that the
26 Governor-elect or Lieutenant Governor-elect is unable
27 by reason of physical or mental disability to per-
28 form the duties of the office to which he has been
29 elected, he shall be disqualified to assume office.
30

31 Section 4.09. Succession to Office of Governor
32 and Lieutenant Governor.
33

34 When a vacancy occurs in the office of gGovernor,
35 the Lieutenant Governor shall succeed to the that
36 office of-Governor-for the unexpired-remainder of
37 the term. When a vacancy occurs in the office of
38 Lieutenant Governor, the Governor shall nominate
39 a successorperson who shall succeed to the that
40 office of-Lieutenant-Governor upon confirmation by
41 the affirmative vote of a majority vote of all
42 members of the General Assembly in joint session.
43 If vacancies ~~seexist~~ exist in the offices of the
44 gGovernor and Lieutenant Governor exist at the
45 same time during the first year of their term,
46 the offices shall be filled for the unexpired
47 remainder of the term by-election-at the next
48 regular-general election and the President
49
50

1 *presiding officer* of the Senate shall serve as
2 acting Governor until the newly elected Governor
3 has qualified. If vacancies ~~coexist~~ in the
4 offices of Governor and Lieutenant Governor
5 *exist at the same time* after the first year of
6 their term, the ~~President~~ *presiding officer* of
7 the Senate shall succeed to the office of Governor
8 *for the remainder of the term.* ~~When-the-Lieutenant~~
9 ~~Governor-should-serve-as-acting-governor-but~~ If
10 a vacancy exists in the office of Lieutenant
11 Governor, at a time when the Lieutenant Governor
12 is authorized to serve as acting Governor, the
13 ~~President~~ *presiding officer* of the Senate shall
14 serve as acting Governor. ~~When-the-President-of~~
15 ~~the-Senate-should-succeed-to-the-office-of-governor~~
16 ~~or-serve-as-acting-governor-but-a-vacancy-exists~~
17 ~~in-the-office-of-the-President-of-the-Senate-the~~
18 ~~Senate-shall-convene-and-fill-the-vacancy.~~ If there
19 is a vacancy in the office of the *presiding officer*
20 of the Senate at a time when he is authorized to
21 succeed to the office of Governor or is authorized
22 to serve as acting Governor, the Senate shall
23 convene and fill the vacancy.

24
25 Section 4.10. Powers and Duties of Successor.

26
27 When the Lieutenant Governor or the ~~President-~~
28 *presiding officer* of the Senate succeeds to the
29 office of Governor, he shall have the title,
30 powers, duties, and emoluments of ~~the~~ *that* office;
31 but when the Lieutenant Governor or the ~~President--~~
32 *presiding officer* of the Senate serves as acting
33 Governor, he shall have only the powers and duties
34 of ~~the~~ *that* office. When the ~~President-~~ *presiding*
35 *officer* of the Senate serves as acting Governor,
36 he shall continue to be ~~President~~ *presiding*
37 *officer* of the Senate, , but ~~during-his-service~~
38 ~~as-acting-Governor~~ his duties as ~~President~~
39 *presiding officer* shall be performed by such
40 other person as the Senate shall select.

41
42 Section 4.11. ~~Court-of-Appeals-Jurisdiction-to~~
43 ~~Petermine-Disputes.~~
44 *Adjudication of Disputes.*
45

46 ~~In-the-event-of~~ The Court of Appeals shall have
47 original and exclusive jurisdiction to adjudicate
48 disputes or questions arising ~~in-regard-to~~
49 from the failure of the Governor-elect to
50 take office, or the service of Lieutenant

1 Governor ~~serving~~ as acting Governor, or the
2 ~~removal-of~~ the creation of a vacancy in the office
3 of the Governor or Lieutenant Governor by reason
4 of disability, ~~from-office~~; or the succession to
5 the office of Governor and or Lieutenant Governor,
6 or the exercise of the powers and duties of such
7 a successors, to the office of Governor. the
8 Court-of-Appeals-shall-have-exclusive-jurisdiction
9 to-hear-and-determine-such-disputes-or-questions-

10
11 Section 4.12. Messages to General Assembly.

12
13 The Governor shall from time to time inform
14 the General Assembly of the conditions of the
15 State and recommend such measures as he considers
16 necessary or desirable.

17
18 Section 4.143. Veto Power.--By-Governor-

19
20 The Governor may veto ~~All~~ any bills passed by
21 the General Assembly ~~shall-be-subject-to-veto-by~~
22 ~~the-Governor~~, except a budget bills-and or a bills
23 proposing an amendments to the this Constitution.

24
25 Section 4.154. Item Veto.

26
27 The Governor may ~~strike-out-or-reduce~~ also veto
28 any item in a supplementary appropriation bill by
29 reducing or striking out the item and the procedure
30 in such a case shall be the same as in the case of
31 the veto of a bill by the Governor.

32
33 Section 4.165. Presentation-of-Bills-to Action on
34 Bills by the Governor.

35
36 ~~If-the-General-Assembly-is-in-session~~,-a A
37 bill subject to veto shall become law if the
38 Governor signs or fails to veto it within twenty
39 days of presentation, if the General Assembly is
40 in session. If the General Assembly has adjourned
41 sine die, before the bill becomes law, the bill
42 shall become law if the Governor signs or fails
43 to veto it within thirty days of presentation.

44
45 Section 4.176. Return of Vetoed Bills.

46
47 If the Governor vetoes a bill while the General
48 Assembly is in session, he shall return it ~~forthwith~~
49 promptly to the General Assembly. If the Governor
50 vetoes a bill ~~following~~ after the General Assembly has

1 adjournment adjourned sine die, of-the-General
2 Assembly, he shall return it promptly forthwith
3 either to the next regular session of the same
4 General Assembly or to a any special session of
5 the same General Assembly which-may-be convened
6 for the purpose of reconsidering vetoed bills
7 that have been vetoed or-to-the-next-regular
8 session-of-the-same-General-Assembly. A bill
9 that-is-retuned-by-the-Governor-may-be-recon-
10 sidered-by-the-General-Assembly,-and-if,-upon
11 reconsideration,-the-bill-is shall become law
12 if passed over the veto by the affirmative vote
13 of three-fifths of all the members of each
14 house,.it-shall-become The law and shall take
15 effect on the first day of July 1-following
16 after passage, unless the-General-Assembly-shall
17 by-joint-resolution-fix another effective date
18 subsequent-to-its after passage is established
19 by joint resolution of the General Assembly.

20
21 Section 4.17. Powers-and-Duties Office of
22 the Attorney General.
23

24 The Attorney General shall be the chief legal
25 officer of the State. He shall represent the
26 State in all criminal cases in the Court of
27 Appeals, the Intermediate Appellate Court, and
28 the courts of the United States and in all
29 civil cases or proceedings in which the State
30 is a party or may be interested. and-in-all
31 criminal-cases-in-the-Court-of-Appeals,-the-Inter
32 mediate-Appellate-Court,-and-the-Courts-of-the
33 United-States-and He shall have such other powers
34 and duties with respect to civil-and criminal
35 and civil cases or proceedings, and with respect
36 to his responsibilities as chief legal officer of
37 the State, as that the General Assembly may be
38 prescribed by law. The-Attorney-General
39 Upon request, he shall upon-request, give his
40 opinion on any legal matter to either house of
41 the General Assembly or to the its presiding
42 officer, to the Governor, and to any
43 other officer, agency, or department of the
44 State. The Attorney General may appoint, to
45 serve at his pleasure, the such number of
46 deputies or assistants as that the General
47 Assembly may prescribe by law. who
48 shall-serve-at-the-pleasure-of-the-Attorney
49 General.
50

1 Section 4.18. Qualifications of Attorney General.

2
3 ~~To-be-eligible-for-the-office-of~~ The Attorney
4 General, ~~a-person~~ shall have been for at least
5 five years a qualified voter in the State and
6 shall have been authorized to practice law in the
7 State for at least five years immediately prior
8 to preceding his election or appointment.
9

10 Section 4.19. Election of Attorney General.

11
12 ~~There-shall-be-an~~ The Attorney General shall
13 be elected at the same time, in the same manner,
14 and for the same term ~~of-office-and-at-the-same~~
15 times as the Governor. ~~In-the-event-that~~ If the
16 office of Attorney General shall-be becomes
17 vacant, the Governor shall appoint, with the
18 advice and consent of the Senate, appoint a
19 person to the office for fill the unexpired
20 remainder of the term.
21

22 Section 4.20. Office of Comptroller.

23
24 ~~There-shall-be-a~~ The Comptroller who shall
25 grant, under regulations prescribed by the
26 General Assembly by law, all warrants for
27 money to be paid out of the treasury of the
28 State pursuant to appropriations by law. and
29 He shall also perform such other duties re-
30 lating to the payment of monies money of the
31 State as may-be prescribed by law. The Comp-
32 troller shall not be the head of the finance
33 department or of any other principal department
34 of the executive branch. The Comptroller shall
35 give such bond for the faithful performance
36 of his duties as may be prescribed by law.
37

38 Section 4.21. Qualifications and-Election
39 of Comptroller.

40
41 ~~To-be-eligible-for-election-as~~ The
42 Comptroller, ~~a-person~~ shall have attained the
43 age of thirty years at the time of his election
44 and shall have been a qualified voter in the
45 State for at least five years immediately
46 preceding his election.
47

48 Section 4.22. Election of Comptroller.

49
50 The Comptroller shall be elected ~~for-a-term~~

1 of-four-years-by-those-voters-qualified-to-vote
2 in by the voters of the State elections. He
3 shall-be-elected-in at the same time and for the
4 same term as the election-at-which-a Governor.
5 is-elected. The-term-of-office-of-the-Comptroller
6 shall-begin-at-the-same-time-as-the-term-of-the
7 Governor-and-shall-continue He shall serve until
8 his successor shall-have has qualified. In-the
9 event-of-a-vacaney-in If the office of-Comptroller,
10 becomes vacant the Governor by-and shall appoint,
11 with the advice and consent of the Senate, shall
12 appoint--another a person to fill-such-vacaney
13 who-shall-serve-until-his-successor-has-been
14 elected-and-duly-qualified. the office for the
15 remainder of the term. The-Comptroller-shall
16 give-such-bond-for-the-faithful-performance-of
17 his-duties-as-may-be-prescribed-by-law.

18
19 Section 4.0423. Salary-of-Governor,-and-Lieuten-
20 ant-Governor,-Comptroller,-and
21 Attorney-General. Salaries.
22

23 The salary of the Governor, of the Lieutenant
24 Governor, Comptroller-and of the Attorney General,
25 and of the Comptroller shall receive-for-their
26 services-such-salaries-as-may be prescribed by
27 law, which and shall be neither increased nor
28 diminished decreased during the term for which
29 they each shall-have-been was elected.
30

31 Section 4.24. Board of Review.
32

33 There shall be a Board of Review in the
34 executive branch. of-the-government-a-Board
35 of-Review-which The Board shall consist of the
36 Governor, an officer in the executive branch
37 designated by the Governor, and the Comptroller.
38 The Board shall act by majority vote, shall
39 hold its meetings in public or otherwise act in
40 such manner and have such powers as the General
41 Assembly may prescribe.
42

43 Section 4.1825. Structure of the Executive
44 Branch.
45

46 All functions, powers, and duties of the
47 executive-and-administrative offices, agencies,
48 and instrumentalities of the executive branch
49 of-state-government shall be allocated among-and
50

1 according to major purposes among and within
2 not more than twenty principal departments. ~~so~~
3 ~~as-to-group-them-according-to-major-purposes-~~
4 The maximum number of principal departments may
5 be increased by the General Assembly by law
6 enacted by a the affirmative vote of three-fifths
7 vote of all members of each house ~~of-the-General~~
8 ~~Assembly.~~ Any agency or commission which is
9 a regulatory, quasi-judicial and or temporary
10 agencies agency and-commissions established by
11 law may, but need not, be allocated within a
12 principal department.

13
14 Section 4.1926. Reorganization of the Executive
15 Branch.
16

17 The General Assembly shall prescribe by law
18 prescribe the functions, powers and duties of
19 the department offices, agencies, and instru-
20 mentalities of the executive branch. ~~of-the-~~
21 ~~state-government-and-may~~ The General Assembly
22 from time to time by law may reallocate depart-
23 ments; offices, agencies and instrumentalities
24 among principal departments; may increase, modify,
25 diminish, and change their functions, powers,
26 and duties; and may assign new functions,
27 powers, and duties to them. The Governor may
28 make changes in the organization of the executive
29 branch, including the establishment or abolition
30 of principal departments, and may make those
31 changes in the assignment of functions among its
32 units which he considers necessary for efficient
33 administration. Where these changes require
34 the force of law, they shall be set forth in
35 executive orders in statutory form and submitted
36 to the General Assembly within the first ten
37 days of a regular session. ~~and-they~~ The
38 executive orders shall become effective and
39 have the force of law on a the date designated
40 in the-executive-orders; each order unless
41 specifically disapproved within fifty days after
42 submission by a resolution of disapproval con-
43 curred in by a majority vote of all members
44 of either house of the General Assembly.

45
46 Section 4.207: Heads of Principal Departments
47 of-the-Executive-Branch.
48

49 The head of each principal department of the
50 executive branch shall be a single executive

1 unless otherwise ~~provided~~ prescribed by the
2 General Assembly by law or by the process of
3 executive reorganization. ~~When-a~~ Any board
4 or commission is at the head of a principal
5 department shall have a chief administrative
6 officer. ~~shall-be-provided-for-it-by-law-~~

7
8 Section 4.218. Appointments by Governor of
9 Heads-of-Principal-Departments
10 and-Chief-Administrative
11 Officers.
12

13 The Governor shall appoint with the advice
14 and consent of the Senate, ~~appoint~~ each indi-
15 ~~vidual-executive~~ person serving as the head of
16 ~~a each~~ principal department ~~of-the-executive~~
17 ~~branch~~ and ~~individuals~~ persons to fill vacancies
18 ~~in on all any~~ boards-and or commissions serving
19 as the heads of a principal departments, and He
20 shall also, with the advice and consent of the
21 Senate, appoint ~~individuals~~ persons to fill
22 vacancies on regulatory and quasi-judicial
23 agencies. ~~Acting-alone-h~~He shall appoint with-
24 ~~out the advice and consent of the Senate~~ appoint
25 each chief administrative officer serving under
26 a board or commission which is the head of a
27 principal department ~~of-the-executive-branch,~~
28 except the head or chief administrative officer
29 of an institution of higher education or of the
30 state public school system. ~~Gubernatorial~~
31 ~~appointees-serving~~ The General Assembly by law
32 may prescribe the qualifications of persons
33 appointed by the Governor to serve as heads of
34 principal departments or as members of boards
35 and commissions serving as heads of principal
36 departments. ~~shall-have-such-qualifications-as~~
37 ~~prescribed-by-law-~~

38
39 Section 4.229. Terms of Office.
40

41 Each ~~individual-executive~~ person serving as
42 the head of a principal department, and each
43 chief administrative officer of a board or
44 commission serving as the head of a principal
45 department, except the head or chief adminis-
46 trative officer of an institution of higher
47 education or of the state public school system,
48 shall serve at the pleasure of the Governor.
49 The terms of office of the members of each
50 board or commission which serves as the head

1 of a principal department, except the governing
2 board of an institution of higher education or
3 of the state public school system, shall be
4 so prescribed by the General Assembly by law
5 or by the process of executive reorganization
6 in-such-manner that the Governor, immediately
7 upon taking office following his election,
8 shall-be-able-~~forthwith-to~~ may appoint at
9 least one-half of the members of each board
10 and commission.

11
12 Section 4.2330. Appointment and Removal of
13 Other Officers Persons of
14 the-Executive-Branch.
15

16 All personnel persons in the executive
17 branch of-state-government whose method of
18 appointment or removal is not specifically
19 dealt-with specified in this Article Consti-
20 tution shall be appointed and may be removed
21 as the General Assembly may prescribed by law.
22

23 Section 4.2431. Interim and Recess Appoint-
24 ments.
25

26 In-case-of If a vacancy occurring occurs
27 in any office which the Governor has-power-to
28 may fill only with the advice and consent of
29 the Senate, he shall appoint some-suitable a
30 person to said the office. If such the
31 appointment is made within the first sixty
32 days of a regular session of the General
33 Assembly, the Governor shall submit to the
34 Senate the nomination of the person-thus
35 appointed appointee, or the nomination of
36 some-other another person in his place,-to
37 the-Senate. If such the appointment is made
38 at any other time, the Governor shall submit
39 such the nomination to the Senate at the
40 beginning of the next regular session of
41 the General Assembly. The-Commission-of-any
42 sSuch an appointee shall continue remain in
43 force office until the end of the next regular
44 session of the General Assembly, or until the
45 expiration of the term of the office to which
46 the-nominee he was appointed to-fill, or until
47 his nomination is rejected by the Senate,
48 whichever shall first occur first. No person
49 after being rejected by the Senate, shall be
50 again be appointed to or nominated for the

1 same office at the same session, unless at the
2 request of the Senate, or, be appointed to
3 the same office during the recess of the
4 General Assembly.

5
6 Section 4.2532. Information from Adminis-
7 trative Officers.
8

9 The Governor may at any time may require
10 information, in writing or otherwise, from
11 any officer of any department, office, or
12 agency, or instrumentality in the executive
13 branch of-the-State-government.

14
15 Section 4.2633. Executive Clemency.
16

17 The Governor shall have power to grant
18 reprieves, commutations, and pardons, except
19 in cases of conviction upon impeachment, and
20 to remit fines and forfeitures for offenses
21 against the State. At least annually He
22 shall file for-public-record with the Court of
23 Appeals at-least-annually a public report of
24 the instances of the exercise of this power.

25
26 Section 4.34. State's Attorney.
27

28 There shall be a State's Attorney in each
29 county or district which may be prescribed
30 by the General Assembly by law. who He shall
31 be elected by the eligible voters of-the
32 state-who-are-qualified-to-vote-in of the
33 county or district in which he serves seeks
34 office. The term of office, functions, powers,
35 and duties, method of filling vacancies, and
36 all other matters relating to the office of
37 State's-Attorney, shall be prescribed by the
38 General Assembly by law.
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EXECUTIVE BRANCH

ARTICLE 4. EXECUTIVE BRANCH

Section 4.01. Executive Power.

The executive power of the State shall be vested in the Governor who shall faithfully execute the laws.

Section 4.02. Qualifications of Governor.

The Governor shall have attained the age of thirty years at the time of his election and shall have been a qualified voter in the State for at least five years immediately preceding his election. No person elected Governor for two full consecutive terms shall be eligible to hold that office again until one full term has intervened.

Section 4.03. Office of Lieutenant Governor.

There shall be a Lieutenant Governor who shall have only the duties delegated to him by the Governor. No power specifically vested in the Governor by this Constitution shall be delegated to the Lieutenant Governor pursuant to this Section.

Section 4.04. Qualifications of Lieutenant Governor.

The Lieutenant Governor shall have attained the age of thirty years at the time of his election *or appointment* and shall have been a qualified voter in the State for at least five years immediately preceding his election *or appointment*. No person elected Governor shall be eligible thereafter to hold the office of Lieutenant Governor.

Section 4.05. Election of Governor and Lieutenant Governor.

The Governor shall be elected for a term of four years by the voters of the State and shall serve until a person has qualified to become Governor or to serve as acting Governor. In the general election, each candidate for Lieutenant Governor shall be listed on the ballot with a candidate for Governor so that a vote cast for Governor shall be considered as also cast for the Lieutenant Governor ~~chosen-to-run~~ *listed on the ballot* with the candidate for Governor. The election of a Governor shall constitute the election

1 for the same term of the Lieutenant Governor who
2 was listed on the ballot with him. ~~If there is a tie vote~~
3 ~~vote between those receiving the greatest number of~~
4 ~~votes for Governor, one of them shall be elected by the~~
5 ~~affirmative vote of a majority of all members of the~~
6 ~~General Assembly in joint session. -- The election shall~~
7 ~~be the first order of business after the organization~~
8 ~~of each house.~~ The term of the Governor shall begin
9 on the first Wednesday of January following his
10 election unless that day is a legal holiday in which
11 case his term shall begin on the next day.

12
13 Section _____. Tied Elections.
14

15 If at any general election two or more candidates
16 for Governor, for Attorney General, or for Comptroller
17 shall have the highest and an equal number of votes
18 the same office, one of them shall be elected to that
19 office by the affirmative vote of a majority of all
20 members of the General Assembly in joint session.
21 The election shall be the first order of business
22 after the organization of each house.

23
24 Section 4.06. Failure of Governor-Elect to Take Office.
25

26 If the Governor-elect is disqualified, resigns, or
27 dies, the Lieutenant Governor-elect shall become
28 Governor for the full term. If the Governor-elect fails
29 to assume office for any other reason, the newly elected
30 Lieutenant Governor shall become Lieutenant Governor
31 and shall serve as acting Governor until the Governor-
32 elect assumes office or until the office becomes vacant.

33
34 Section 4.07. Lieutenant Governor as Acting Governor.
35

36 The Lieutenant Governor shall serve as acting
37 Governor when notified in writing by the Governor that
38 the Governor will be temporarily unable to perform the
39 duties of his office. The Lieutenant Governor also
40 shall serve as acting Governor when the Governor is
41 disabled but is unable to communicate to the Lieutenant
42 Governor the fact of his inability to perform the duties
43 of his office. In either event the Lieutenant Governor
44 shall serve as acting Governor until notified in writ-
45 ing by the Governor that he is able to resume the duties
46 of his office or until the office becomes vacant.

47
48 Section 4.08. Vacancy by Reason of Disability.
49

50 The General Assembly, by the affirmative vote of
51 three-fifths of all its members in joint session, may

1 adopt a resolution declaring that the Governor,
2 or Lieutenant Governor is unable by reason of physical
3 or mental disability to perform the duties of his office.
4 The resolution, if adopted, shall be delivered to the
5 Court of Appeals which then shall have exclusive juris-
6 disction to determine whether that officer is unable
7 by reason of the disability to perform the duties of
8 his office. If the Court of Appeals determines that
9 such officer is unable to discharge the duties of his
10 office by reason of a disability, the office shall be
11 vacant. If the General Assembly and the Court of
12 Appeals, acting in the same manner, determines that
13 the Governor-elect or Lieutenant Governor-elect is
14 unable by reason of physical or mental disability to
15 perform the duties of the office to which he has been
16 elected, he shall be disqualified to assume office.

17
18 Section 4.09. Succession to Office of Governor
19 and Lieutenant Governor.
20

21 When a vacancy occurs in the office of Governor,
22 the Lieutenant Governor shall succeed to that office
23 forthe remainder of the term. When a vacancy occurs
24 in the office of Lieutenant Governor, the Governor shall
25 nominate a person who shall succeed to that office upon
26 confirmation by the affirmative vote of a majority of
27 all members of the General Assembly in joint session.
28 If vacancies in the offices of Governor and Lieutenant
29 Governor exist at the same time during the first year
30 of their term, the offices shall be filled for the
31 remainder of the term at the next general election
32 and the ~~presiding-officer~~ *President* of the Senate
33 shall serve as acting Governor until the newly elected
34 Governor has qualified. If vacancies in the offices
35 of Governor and Lieutenant Governor exist at the
36 same time after the first year of their term, the
37 ~~presiding-officer~~ *President* of the Senate shall
38 succeed to the office of Governor for the remainder of
39 the term. If a vacancy exists in the office of of
40 Lieutenant Governor, at a time when the Lieutenant
41 Governor is authorized to serve as acting Governor
42 the ~~presiding-officer~~ *President* of the Senate shall
43 serve as acting Governor. If there is a vacancy in
44 the office of the ~~presiding-officer~~ *President* of the
45 Senate at a time when he is authorized to succeed to
46 the office of Governor or is authorized to serve as
47 acting Governor, the Senate shall convene and fill
48 the vacancy.
49
50

1 Section 4.10. Powers and Duties of Successor.
2

3 When the Lieutenant Governor or the ~~presiding--~~
4 ~~officer~~ *President* of the Senate succeeds to the
5 office of Governor, he shall have the title, powers,
6 duties, and emoluments of that office; but when the
7 Lieutenant Governor or the ~~presiding-officer~~ *President*
8 of the Senate serves as acting Governor, he shall have
9 only the powers and duties of that office. When the
10 ~~presiding-officer~~ *President* of the Senate serves
11 as acting Governor, he shall have only the powers and
12 duties of that office. When the ~~presiding-officer~~
13 *President* of the Senate serves as acting Governor,
14 he shall continue to be ~~presiding-officer~~ *President*
15 of the Senate, but his duties as ~~presiding-officer~~
16 *President* shall be performed by such other person
17 as the Senate shall select.
18

19 Section 4.11. Adjudication of Disputes.
20

21 The Court of Appeals shall have original and
22 exclusive jurisdiction to adjudicate disputes or
23 questions arising from the failure of the Governor-
24 elect to take office, ~~or-the-service-of-Lieutenant~~
25 ~~Governor-serving-as-acting-Governor,~~ *or the Lieutenant*
26 *Governor or President of the Senate acting as Governor,*
27 or the creation of a vacancy in the office of Governor
28 or Lieutenant Governor by reason of disability, or the
29 succession to the office of Governor or Lieutenant
30 Governor, or the exercise of the powers and duties
31 of a successor to the office of Governor.
32

33 Section 4.12. Messages to General Assembly.
34

35 The Governor from time to time shall inform the
36 General Assembly of the conditions of the State and
37 recommend such measures as he considers necessary or
38 desirable.
39

40 Section 4.13. Veto Power.
41

42 The Governor may veto any bill passed by the General
43 Assembly except a budget bill or a bill proposing an
44 amendment to this Constitution.
45

46 Section 4.14. Item Veto.
47

48 The Governor may reduce or strike out any item
49 in a supplementary appropriation bill. Each item or
50 portion of an item not disapproved shall become law,

1 and each item or portion of an item disapproved shall
2 be subjected to the same procedure as a bill vetoed
3 by the Governor.

4
5 Section 4.15. Action on Bills by the Governor.

6
7 A bill subject to veto shall become law if the
8 Governor signs or fails to veto it within twenty days of
9 presentation, if the General Assembly is in session.
10 If the General Assembly has adjourned sine die, before
11 the bill becomes law, the bill shall become law if the
12 Governor signs or fails to veto it within thirty days
13 of presentation.

14 Section 4.16. Return of Vetoed Bills.

15
16 If the Governor vetoes a bill while the General
17 Assembly is in session, he shall return it promptly to
18 the General Assembly. If the Governor vetoes a bill
19 after the General Assembly has adjourned sine die, he
20 shall return it promptly either to the next regular session
21 of the same General Assembly or to a special session of
22 the same General Assembly convened for the purpose of
23 reconsidering bills that have been vetoed. A bill
24 shall become law if passed over the veto by the
25 affirmative vote of three-fifths of all the members
26 of each house. The law shall take effect on the first
27 day of July after passage, unless another effective
28 date after passage is established by joint resolution
29 of the General Assembly.
30

31 Section 4.17. Office of Attorney General.

32
33 The Attorney General shall be the chief legal
34 officer of the State. He shall represent the State
35 in all criminal cases in the Court of Appeals, the
36 Intermediate Appellate Court, and the courts of the
37 United States and in all civil cases or proceedings in
38 which the State is a party or may be interested. He
39 shall have ~~such~~ those other powers and duties with
40 respect to his responsibilities as chief legal
41 officer of the State, that the General Assembly may
42 prescribe by law. Upon request, he shall give his
43 opinion on any legal matter to either house of the
44 General Assembly or to its presiding officer, or
45 to the Governor, and or to any other officer, agency,
46 or department of the State. The Attorney General
47 may appoint, to serve at his pleasure, the number of
48 deputies or assistants that the General Assembly may
49 prescribe by law.
50

1 Section 4.18. Qualifications of Attorney General.

2
3 The Attorney General shall have been ~~for-at-least~~
4 ~~five-years~~ a qualified voter in the State and ~~shall~~
5 have been authorized to practice law in the State for
6 at least five years immediately preceding his election
7 or appointment.

8
9 Section 4.19. Election of Attorney General.

10
11 ~~The-Attorney-General-shall-be-elected-at-the~~
12 ~~same-time,-in-the-same-manner,-and-for-the-same-term~~
13 ~~of-office-and-at-the-same-times-as-the-Governor.~~
14 The Attorney General shall be elected for a term of
15 four years by the voters of the State and shall serve
16 until his successor has qualified. The term of the
17 Attorney General shall begin on the first Wednesday in
18 January following his election unless that day is a
19 legal holiday in which case his term shall begin
20 on the next day. If the office of Attorney General
21 becomes vacant, the Governor shall appoint, with the
22 advice and consent of the Senate, a person to the
23 office for the remainder of the term.

24
25 Section 4.20. Office of Comptroller.

26
27 The Comptroller shall grant, under regulations
28 prescribed by the General Assembly by law, all warrants
29 for money to be paid out of the treasury of the State
30 pursuant to appropriations by law. He shall also
31 perform other duties relating to the payment of
32 money of the State as prescribed by law. The Comptroller
33 shall not be the head of the finance department or
34 of any other principal department of the executive
35 branch. The Comptroller shall give such bond for the
36 faithful performance of his duties as may be prescribed
37 by law.

38
39 Section 4.21. Qualifications of Comptroller.

40
41 The Comptroller shall have attained the age of
42 thirty years at the time of his election *or appoint-*
43 *ment* and shall have been a qualified voter in the
44 State for at least five years immediately preceding
45 his election *or appointment*.

46
47 Section 4.22. Election of Comptroller.

48
49 ~~The-Comptroller-shall-be-elected-by-the-voters-of~~
50 ~~the-State-at-the-same-time-and-for-the-same-term-as-the~~

1 ~~Governor.--He shall serve until his successor has-~~
2 ~~qualified.~~ The Comptroller shall be elected for a
3 term of four years by the voters of the State and
4 shall serve until his successor has qualified.
5 The term of the Comptroller shall begin on the
6 first Wednesday in January following his election
7 unless that day is a legal holiday in which case his
8 term shall begin on the next day. If the office
9 becomes vacant the Governor shall appoint, with the
10 advice and consent of the Senate, a person to the
11 office for the remainder of the term.
12

13 Section 4.23. Salaries.
14

15 The salary of the Governor, of the Lieutenant
16 Governor, of the Attorney General, and of the
17 Comptroller shall be prescribed by law, and shall
18 be neither increased nor decreased during the term
19 for which each was elected.
20

21 Section 4.24. Board of Review.
22

23 There shall be a Board of Review in the executive
24 branch. The Board shall consist of the Governor, an
25 officer in the executive branch designated by the
26 Governor, and the Comptroller. The Board shall act
27 by majority vote and shall hold its meetings in
28 public or otherwise act in such manner and have such
29 powers as the General Assembly may prescribe by law.
30

31 Section 4.25. Structure of the Executive Branch.
32

33 All functions, powers, and duties of the offices,
34 agencies, and instrumentalities of the executive branch
35 shall be allocated according to major purposes among
36 and within not more than twenty principal departments.
37 The maximum number of principal departments may be
38 increased by the General Assembly by law enacted by
39 the affirmative vote of three-fifths of all members of
40 each house. Any agency or commission which is a
41 regulatory, quasi-judicial or temporary agency established
42 by law may, but need not, be allocated within a
43 principal department.
44

45 Section 4.26. Reorganization of the Executive Branch.
46

47 The General Assembly shall prescribe by law the
48 functions, powers and duties of the offices, agencies,
49 and instrumentalities of the executive branch. The
50 General Assembly from time to time by law may reallocate

1 offices, agencies and instrumentalities among
2 principal departments; may increase, modify, diminish,
3 and change their functions, powers, and duties; and
4 may assign new functions, powers, and duties to them.
5 The Governor may make changes in the organization of
6 the executive branch, including the establishment
7 or abolition of principal departments, and may make
8 those changes in the assignment of functions among
9 its units which he considers necessary for efficient
10 administration of offices, agencies, instrumentalities
11 and principal departments, and in the assignment of
12 functions, powers, and duties among the offices,
13 agencies, instrumentalities and principal departments
14 of the executive branch. Where these changes require
15 the force of law, they shall be set forth in
16 executive orders in statutory form and submitted to
17 the General Assembly within the first ten days of a
18 regular session. The An executive orders shall become
19 effective and have the force of law on the date
20 designated in each the order unless specifically
21 disapproved within fifty days after submission by a
22 resolution of disapproval concurred in by a majority
23 vote of all members of either house of the General
24 Assembly.

25
26 Section 4.27. Heads of Principal Departments.

27
28 The head of each principal department of the
29 executive branch shall be a single executive unless
30 otherwise prescribed by the General Assembly by law
31 or by the process of executive reorganization. Any
32 board or commission at the head of a principal depart-
33 ment shall have a chief administrative officer.

34
35 Section 4.28. Appointments by Governor.

36
37 The Governor shall appoint with the advice and
38 consent of the Senate, each person serving as the
39 head of each principal department and persons to fill
40 vacancies on any board or commission serving as the
41 head of a principal department, and shall also, with
42 the advice and consent of the Senate, appoint persons
43 to fill vacancies on regulatory and quasi-judicial
44 agencies. He shall appoint without the advice and
45 consent of the Senate each chief administrative
46 officer serving under a board or commission which is
47 the head of a principal department except the head or
48 chief administrative officer of an institution of
49 higher education or of the state public school system.
50 The General Assembly by law may prescribe the quali-

1 fications of persons appointed by the Governor to serve
2 as heads of principal departments or as members of
3 boards and commissions serving as heads of principal
4 departments.

5
6 Section 4.29. Terms of Office.
7

8 Each person serving as the head of a principal depart-
9 ment, and each chief administrative officer of a board
10 or commission serving as the head of a principal
11 department, except the head or chief administrative
12 officer of an institution of higher education or of the
13 state public school system, shall serve at the pleasure
14 of the Governor. The terms of office of the members of
15 each board or commission which serves as the head of a
16 principal department, except the governing board of an
17 institution of higher education or of the state public
18 school system, shall be so prescribed by the General
19 Assembly by law or by the process of executive reorgani-
20 zation that the Governor, immediately upon taking
21 office following his election, may appoint at least
22 one-half of the members of each board and commission.

23
24 Section 4.30. Appointment and Removal of Other Persons.
25

26 All persons in the executive branch whose
27 method of appointment or *whose method of* removal
28 is not specified in this Constitution shall be
29 appointed ~~and~~ or may be removed as the General
30 Assembly may prescribe.

31
32 Section 4.31. Interim and Recess Appointments.
33

34 If a vacancy occurs in any office which the
35 Governor may fill with the advice and consent of the
36 Senate, he shall appoint a person to the office. If
37 the appointment is made within the first sixty days
38 of a regular session of the General Assembly, the
39 Governor shall submit to the Senate the nomination of
40 the appointee, or the nomination of another person in
41 his place. If the appointment is made at any other
42 time, the Governor shall submit the nomination to the
43 Senate at the beginning of the next regular session of
44 the General Assembly. Such an appointee shall remain
45 in office until the end of the next regular session
46 of the General Assembly, or until the expiration of
47 the term of the office to which he was appointed, or
48 until his nomination is rejected by the Senate, which-
49 ever shall occur first. No person after being
50 rejected by the Senate, shall again be appointed to or

1 nominated for the same office at the same session,
2 unless at the request of the Senate, or be appointed
3 to the same office during the ~~recess~~ adjournment of
4 the General Assembly.

5
6 Section 4.32. Information from Administrative Officers.

7
8 The Governor at any time may require information,
9 in writing, or otherwise, from any officer of any
10 department, office, agency, or instrumentality in the
11 executive branch.

12
13 Section 4.33. Executive Clemency.

14
15 The Governor shall have power to grant reprieves,
16 commutations, and pardons, except in cases of
17 conviction upon impeachment, and to remit fines and
18 forfeitures for offenses against the State. At least
19 annually he shall file with the Court of Appeals a
20 public report of the instances of the exercise of this
21 power.

22
23 Section 4.34. State's Attorney.

24
25 There shall be a State's Attorney in each county
26 or district which may be prescribed by the General
27 Assembly by law. He shall be elected by the voters
28 of the county or district in which he seeks office.
29 The term of office, functions, powers, duties, method
30 of filling vacancies, and all other matters relating to
31 the office shall be prescribed by the General Assembly
32 by law.
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Com. Rec.'s EB-1
EB-2
as amended

2

2nd rdg.

AS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President			• Claquet			Key	•		• Robey, F. C.		
Tawes			• Clarke, E. J.			Kiefer	•		• Robie, K. L.		
Clark, J.			Cleveland	•		• Kirkland			• Rollins		
James			• Dabrowski			• Koger			• Rosenstock		
Abramson			Darby	•		• Kosakowski			Rush	•	
Adkins			• Della			• Koss			• Rybczynski		
Anderson			Dorsey	•		Leitzel	•		• Scanlan		
Armor			• Dukes			• Linton			• Schloeder		
Bamberger			• Dulany			Lord	•		• Schneider		
Bard	•		• Eckenrode			Macdonald			• Sherbow		
Barrick			• Finch			Malkus	•		• Sickles		
Baumann			• Fornos			• Marion			Siewierski	•	
Beachley			• Fox			• Mason			• Singer		
Beall	•		• Frederick			• Maurer			• Smith, J. H.		
Bennett			• Freedlander			• Mentzer			• Smith, M. H.		
Blair	•		• Gallagher			• Miller, B.			• Sollins		
Boileau			• Gilchrist			• Miller, E. T.			• Sosnowski		
Borom			• Gill			Mitchell	•		• Soul		
Bothe			• Gleason	•		• Morgan			• Stern		
Boyce			• Grant			• Moser			Storm	•	
Boyer	•		Groh	•		Mosner	•		Sybert	•	
Boyles			• Grumbacher			• Mudd			• Taylor, H. E.		
Bradshaw			• Gullett			Murphy	•		• Taylor, L.		
Bryson			Hanson	•		• Murray, D. S.			• Ulrich		
Burdette			Hardwicke	•		• Murray, E. C.			Vecera	•	
Burgess			• Hargrove			• Needle			Wagandt	•	
Bushong	•		• Harkness			• Neilson			Webb		
Buzzell			• Harris			• Neumann			Ritter	•	
Byrnes			• Henderson			• Smith, A. W.			• Weidemeyer		
Caldwell	•		Hickman	•		Pascal	•		• Wheatley		
Cardin	•		• Hopkins			• Penniman			• White		
Carson			• Hostetter			• Peters			• Willis		
Case			• Hutchinson			• Powers			• Willoner		
Chabot	•		Jett		•	• Price			• Winslow		
Child			• Johnson			• Pullen					
Cicone	•		Kahl	•		• Raley					

YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	• 0 0
1 1	1 1	1 1 •
2 2	2 2	2 2
3 3 •	• 3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8 •	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000 100	10 1 •
2000 200	20 2 •
3000 300	30 3
4000 400	40 4
	50 5
RESO. 600	60 6
• 2-R. 700	70 7
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QUO. 900	90 9
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Adoption of Com on
CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Style Amends on
E13-1 & E13-2 as modified.

2

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President			• Clagett			Key	•		• Robey, F. C.		
• Tawes			• Clarke, E. J.			• Kiefer			• Robie, K. L.		
Clark, J. •			• Cleveland			• Kirkland			• Rollins		
• James			• Dabrowski			• Koger			• Rosenstock		
• Abramson			• Darby •			• Kosakowski			• Rush		
• Adkins			• Della			• Koss			• Rybczynski		
• Anderson			• Dorsey			• Leitzel •			• Scanlan •		
• Armor			• Dukes •			• Linton			• Schloeder		
• Bamberger			• Dulany			• Lord			• Schneider •		
• Bard •			• Eckenrode			• Macdonald			• Sherbow		
• Barrick			• Finch •			• Malkus			• Sickles		
• Baumann			• Fornos			• Marion			• Siewierski		
• Beachley			• Fox •			• Mason			• Singer •		
• Beall			• Frederick •			• Maurer			• Smith, J. H.		
• Bennett •			• Freedlander			• Mentzer			• Smith, M. H.		
• Blair •			• Gallagher			• Miller, B.			• Sollins		
• Boileau			• Gilchrist			• Miller, E. T.			• Sosnowski		
• Borom •			• Gill			• Mitchell			• Soul		
• Bothe			• Gleason •			• Morgan			• Stern		
• Boyce •			• Grant			• Moser			• Storm		
• Boyer •			• Groh			• Mosner •			• Sybert •		
• Boyles			• Grumbacher			• Mudd			• Taylor, H. E.		
• Bradshaw			• Gullett			• Murphy •			• Taylor, L.		
• Bryson			• Hanson			• Murray, D. S.			• Ulrich •		
• Burdette			• Hardwicke			• Murray, E. C.			• Vecera •		
• Burgess			• Hargrove			• Needle			• Wagandt •		
• Bushong •			• Harkness			• Neilson			• Webb •		
• Buzzell			• Harris			• Neumann			• Ritter		
• Byrnes			• Henderson			• Smith, A. W.			• Weidemeyer		
• Caldwell •			• Hickman			• Pascal •			• Wheatley •		
• Cardin •			• Hopkins			• Penniman			• White		
• Carson •			• Hostetter			• Peters			• Willis		
• Case			• Hutchinson			• Powers			• Willoner		
• Chabot •			• Jett			• Price •			• Winslow		
• Child			• Johnson •			• Pullen					
• Cicone			• Kahl •			• Raley					

YEAS	N-V	NAYS
100-200	100-200	100-200
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2 2	2 2	2 2
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4 4	• 4 4	4 4
5 5 •	5 5	5 5
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DEL. PRO.	COM. REC.
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Constitutional Convention

AMENDMENT NO. 1

As Amended by Report No. S&D-13

~~To Amendment No. _____~~

To Committee Recommendation No. EB-1, and EB-2

BY DELEGATE MARION

- 1 On page 6 Section 4.14. Item Veto strike
- 2 out all of lines 27 through 31, inclusive, and
- 3 insert in lieu thereof the following:
- 4
- 5 "The Governor may reduce or strike out any
- 6 item in a supplementary appropriation bill.
- 7 Each item or portion of an item not disapproved
- 8 shall become law, and each item or portion of
- 9 an item disapproved shall be subject to the
- 10 same procedure as a bill vetoed by the Governor."
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Confidential Agreement

THIS AGREEMENT is made this 1st day of January, 1945, between the undersigned parties, who have agreed to the following terms and conditions:

1. The undersigned parties have agreed to keep confidential all information, data, and documents, including but not limited to, the following:

(a) All information, data, and documents, including but not limited to, the following:

(b) All information, data, and documents, including but not limited to, the following:

(c) All information, data, and documents, including but not limited to, the following:

(d) All information, data, and documents, including but not limited to, the following:

(e) All information, data, and documents, including but not limited to, the following:

(f) All information, data, and documents, including but not limited to, the following:

(g) All information, data, and documents, including but not limited to, the following:

(h) All information, data, and documents, including but not limited to, the following:

(i) All information, data, and documents, including but not limited to, the following:

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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 1 to E13-1
E13-2
(style)

2nd rdg.

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
• President			• Clagett			• Key	•		• Robey, F. C.		
• Tawes			• Clarke, E. J.			• Kiefer	•		• Robie, K. L.		
• Clark, J.			• Cleveland			• Kirkland			• Rollins		
• James			• Dabrowski			• Koeger			• Rosenstock		
• Abramson			• Darby	•		• Kosakowski			• Rush	•	
• Adkins			• Della	•		• Koss			• Rybczynski		
• Anderson			• Dorsey			• Leitzel	•		• Scanlan	•	
• Armor			• Dukes	•		• Linton			• Schloeder		
• Bamberger			• Dulany			• Lord			• Schneider	•	
• Bard	•		• Eckenrode			• Macdonald			• Sherbow		
• Barrick			• Finch	•		• Malkus			• Sickles		
• Baumann			• Fornos			• Marion			• Siewierski	•	
• Beachley			• Fox	•		• Mason			• Singer	•	
• Beall	•		• Frederick	•		• Maurer			• Smith, J. H.		
• Bennett	•		• Freedlander			• Mentzer	•		• Smith, M. H.		
• Blair	•		• Gallagher			• Miller, B.			• Sollins		
• Boileau			• Gilchrist			• Miller, E. T.			• Sosnowski		
• Borom	•		• Gill			• Mitchell			• Soul		
• Bothe			• Gleason	•		• Morgan			• Stern		
• Boyce	•		• Grant			• Moser			• Storm		
• Boyer			• Groh			• Mosner	•		• Sybert	•	
• Boyles			• Grumbacher			• Mudd			• Taylor, H. E.		
• Bradshaw			• Gullett			• Murphy	•		• Taylor, L.		
• Bryson			• Hanson			• Murray, D. S.			• Ulrich		
• Burdette			• Hardwicke			• Murray, E. C.			• Vecera	•	
• Burgess	•		• Hargrove			• Needle			• Wagandt	•	
• Bushong	•		• Harkness			• Neilson			• Webb		
• Buzzell			• Harris			• Neumann			• Ritter	•	
• Byrnes			• Henderson			• Smith, A. W.			• Weidemeyer		
• Caldwell	•		• Hickman			• Pascal	•		• Wheatley	•	
• Cardin	•		• Hopkins			• Penniman			• White		
• Carson			• Hostetter			• Peters			• Willis		
• Case			• Hutchinson			• Powers			• Willoner		
• Chabot	•		• Jett			• Price	•		• Winslow		
• Child			• Johnson	•		• Pullen					
• Cicone			• Kahl	•		• Raley					

YEAS	N-V	NAYS
100-200	100-200	100-200
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 2 to E13-1
(style) E13-2

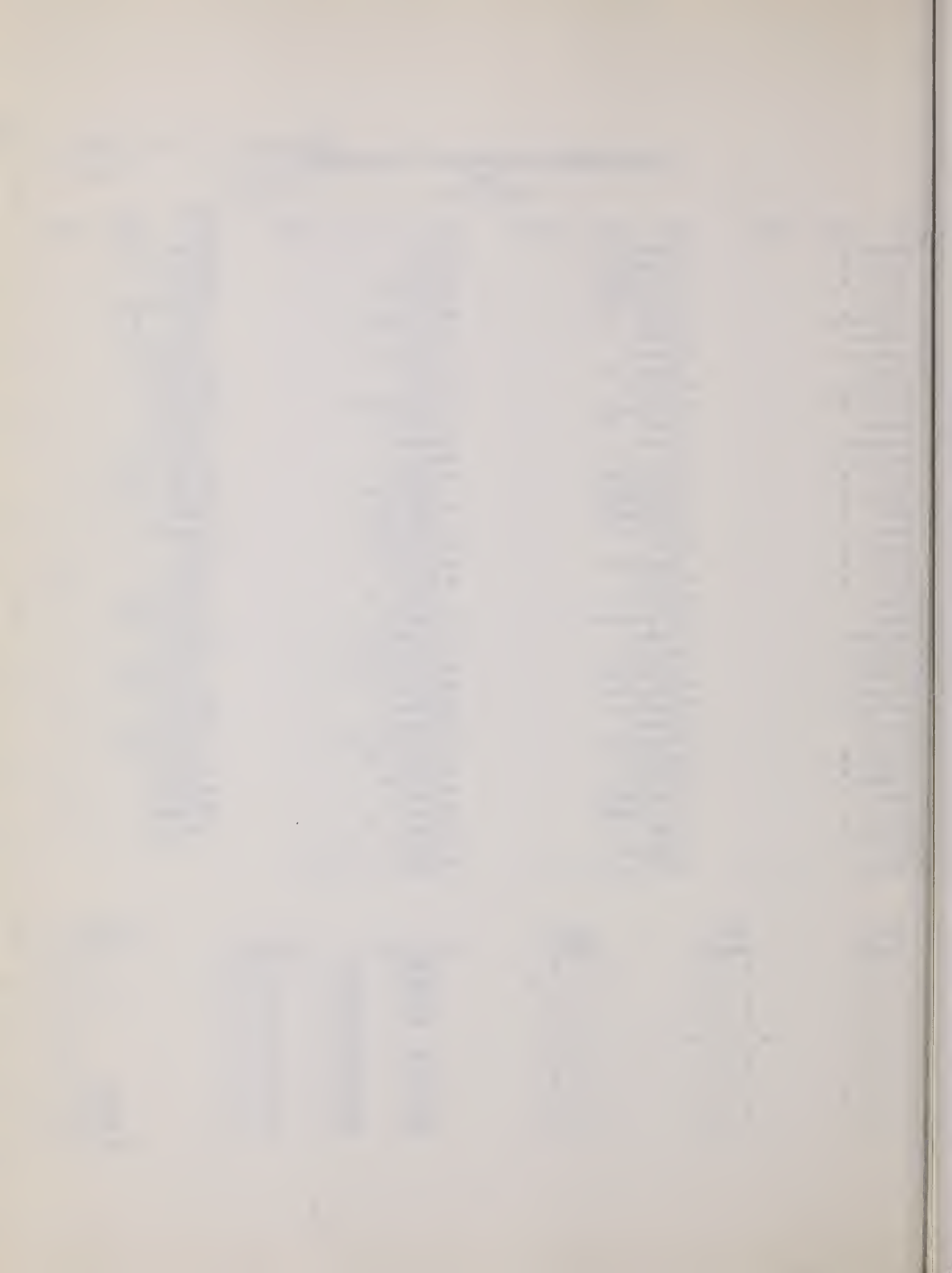
2nd ndg.

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
• President			• Clagett			• Key			• Robey, F. C.		
Tawes •			• Clarke, E. J.			• Kiefer			• Robie, K. L.		
Clark, J. •			Cleveland •			• Kirkland			• Rollins		
• James			• Dabrowski			• Koger			• Rosenstock		
Abramson •			Darby •			• Kosakowski			Rush •		
• Adkins			• Della			• Koss			Rybczynski •		
• Anderson			• Dorsey			Leitzel •			Scanlan •		
• Armor			Dukes •			• Linton			• Schloeder		
• Bamberger			• Dulany			• Lord			• Schneider		
Bard •			• Eckenrode			• Macdonald			• Sherbow		
• Barrick			Finch •			• Malkus			• Sickles		
Baumann •			• Fornos			• Marion			• Siewierski		
• Beachley			Fox •			• Mason			Singer •		
Beall •			Frederick •			• Maurer			• Smith, J. H.		
Bennett •			• Freedlander			Mentzer •			• Smith, M. H.		
Blair •			Gallagher •			• Miller, B.			• Sollins		
• Boileau			• Gilchrist			Miller, E. T. •			• Sosnowski		
Borom •			• Gill			• Mitchell			• Soul		
Bothe •			Gleason •			• Morgan			• Stern		
Boyce •			• Grant			• Moser			Storm		
• Boyer			• Groh			Mosner •			Sybert •		
• Boyles			• Grumbacher			• Mudd			Taylor, H. E.		
• Bradshaw			Gullett			Murphy •			• Taylor, L.		
• Bryson			• Hanson			• Murray, D. S.			• Ulrich		
• Burdette			• Hardwicke			• Murray, E. C.			Vecera •		
• Burgess			• Hargrove			• Needle			Wagandt •		
Bushong •			• Harkness			• Neilson			• Webb		
• Buzzell			• Harris			• Neumann			• Ritter		
• Byrnes			• Henderson			• Smith, A. W.			• Weidemeyer		
Caldwell •			• Hickman			Pascal •			Wheatley •		
• Cardin			• Hopkins			• Penniman			• White		
• Carson			Hostetter •			• Peters			• Willis		
• Case			Hutchinson •			• Powers			• Willoner		
Chabot •			Jett			Price •			• Winslow		
• Child			Johnson •			• Pullen					
• Cicone			Kahl •			• Raley					

YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	• 0 0
1 1	1 1	1 1 •
2 2	2 2	2 2
3 3	3 3	3 3
4 4	• 4 4 •	4 4
5 5	5 5	5 5
6 6	6 6	6 6
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DEL. PRO.	COM. REC.
1000 100	10 1
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4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7
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QUO. 900	90 9
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Constitutional Convention

AMENDMENT NO. _____

As Amended by Report No. S&D-13

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. ~~EB-1~~ and EB-2.

BY DELEGATE MORGAN

1 On page 2, Section 4.04. Qualifications of
2 Lieutenant Governor, in lines 13 and 15
3 respectively in each instance after the word
4 "election" add the words "or appointment".
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YEAR	1970	1971	1972	1973	1974	1975	1976	1977	1978	1979	1980	1981	1982	1983	1984	1985	1986	1987	1988	1989	1990	1991	1992	1993	1994	1995	1996	1997	1998	1999	2000	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019	2020	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040	2041	2042	2043	2044	2045	2046	2047	2048	2049	2050	2051	2052	2053	2054	2055	2056	2057	2058	2059	2060	2061	2062	2063	2064	2065	2066	2067	2068	2069	2070	2071	2072	2073	2074	2075	2076	2077	2078	2079	2080	2081	2082	2083	2084	2085	2086	2087	2088	2089	2090	2091	2092	2093	2094	2095	2096	2097	2098	2099
1970	1971	1972	1973	1974	1975	1976	1977	1978	1979	1980	1981	1982	1983	1984	1985	1986	1987	1988	1989	1990	1991	1992	1993	1994	1995	1996	1997	1998	1999	2000	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010	2011	2012	2013	2014	2015	2016	2017	2018	2019	2020	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033	2034	2035	2036	2037	2038	2039	2040	2041	2042	2043	2044	2045	2046	2047	2048	2049	2050	2051	2052	2053	2054	2055	2056	2057	2058	2059	2060	2061	2062	2063	2064	2065	2066	2067	2068	2069	2070	2071	2072	2073	2074	2075	2076	2077	2078	2079	2080	2081	2082	2083	2084	2085	2086	2087	2088	2089	2090	2091	2092	2093	2094	2095	2096	2097	2098	2099	

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 3 to E13-1
E13-2
(substance)

YEAS	N-V	NAYS
● President		
● Tawes		
● Clark, J. ●		
● James		
● Abramson		
● Adkins		
● Anderson		
● Armor		
● Bamberger		
● Bard ●		
● Barrick		
● Baumann ●		
● Beachley		
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● Bennett ●		
● Blair ●		
● Boileau		
● Borom ●		
● Bothe ●		
● Boyce ●		
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● Boyles		
● Bradshaw		
● Bryson		
● Burdette		
● Burgess		
● Bushong ●		
● Buzzell		
● Byrnes		
● Caldwell ●		
● Cardin ●		
● Carson ●		
● Case		
● Chabot ●		
● Child		
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YEAS	N-V	NAYS
● Claquet		
● Clarke, E. J.		
● Cleveland ●		
● Dabrowski		
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● Eckenrode		
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● Fornos		
● Fox ●		
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● Freedlander		
● Gallagher ●		
● Gilchrist		
● Gill		
● Gleason ●		
● Grant		
● Groh		
● Grumbacher		
● Gullett ●		
● Hanson		
● Hardwicke		
● Hargrove		
● Harkness		
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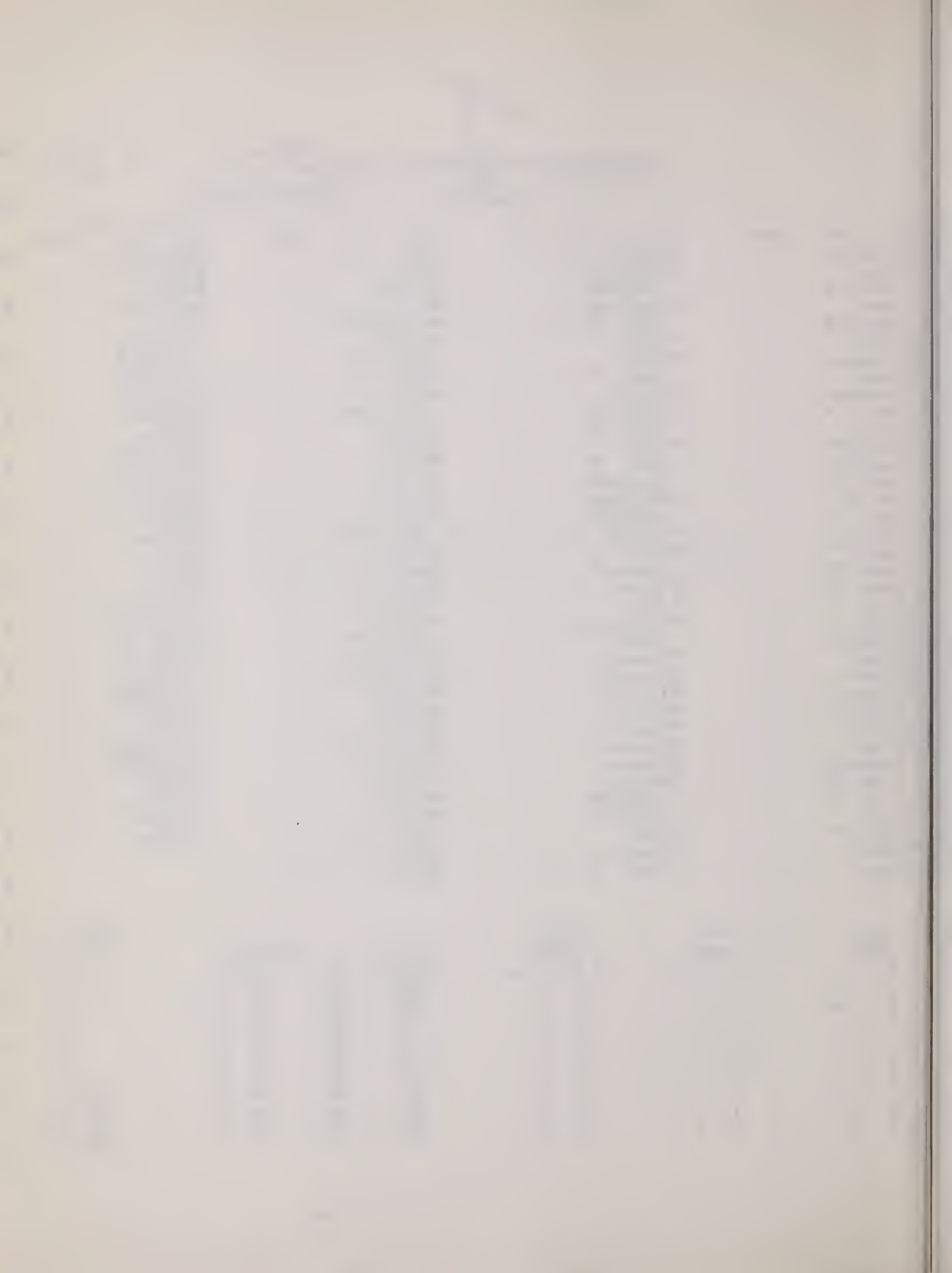
YEAS	N-V	NAYS
● Key ●		
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● Kirkland		
● Kozer		
● Kosakowski		
● Koss		
● Leitzel ●		
● Linton ●		
● Lord		
● Macdonald		
● Malkus		
● Marion		
● Mason		
● Maurer		
● Mentzer		
● Miller, B.		
● Miller, E. T.		
● Mitchell		
● Morgan		
● Moser		
● Mosner ●		
● Mudd		
● Murphy ●		
● Murray, D. S.		
● Murray, E. C.		
● Needle		
● Neilson		
● Neumann		
● Smith, A. W.		
● Pascal ●		
● Penniman		
● Peters		
● Powers		
● Price ●		
● Pullen		
● Raley		

YEAS	N-V	NAYS
● Robey, F. C.		
● Robie, K. L.		
● Rollins		
● Rosenstock		
● Rush		
● Rybczynski		
● Scanlan ●		
● Schloeder		
● Schneider ●		
● Sherbow		
● Sickles		
● Siewierski		
● Singer		
● Smith, J. H.		
● Smith, M. H.		
● Sollins		
● Sosnowski		
● Soul		
● Stern		
● Storm		
● Sybert ●		
● Taylor, H. E.		
● Taylor, L.		
● Ulrich		
● Vecera ●		
● Wagandt		
● Webb ●		
● Ritter		
● Weidemeyer		
● Wheatley		
● White		
● Willis		
● Willoner ●		
● Winslow		

YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0 ●	0 0 ●
1 1	1 1	1 1
2 2 ●	2 2	2 2
3 3	3 3	3 3
4 4	4 4	4 4
5 5	● 5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
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DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3 ●
4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7
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Constitutional Convention

AMENDMENT NO. 4

As Amended by Report No. S&D-13

~~The Amended No.~~

To Committee Recommendations No. EB-1 and EB-2

BY DELEGATE MORGAN, CHAIRMAN OF THE COMMITTEE
ON THE EXECUTIVE BRANCH

1 On page 2 Section 4.05. Election of Governor
2 and Lieutenant Governor in lines 36 through
3 43, inclusive, strike out beginning with the
4 words "If there" in line 36 down to and includ-
5 ing the word "house." in line 43;

6
7 And following line 48 add this new section:

8
9 "Section 4.____. Tied Elections

10
11 If at any general election two or more
12 candidates for Governor, for Attorney General
13 or for Comptroller shall have the highest and
14 an equal number of votes for the same office,
15 one of them shall be elected to that office
16 by the affirmative vote of a majority of all
17 members of the General Assembly in joint
18 session. The election shall be the first
19 order of business after the organization of
20 each house."
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 4 to EB-1
(substance) EB-2

2nd vdy.

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
● President			● Clagett			● Key			● Robey, F. C.		
● Tawes			● Clarke, E. J.			● Kiefer			● Robie, K. L.		
● Clark, J.			● Cleveland			● Kirkland			● Rollins		
● James			● Dabrowski			● Koquer			● Rosenstock		
● Abramson			● Darby			● Kosakowski			● Rush		
● Adkins			● Della			● Koss			● Rybczynski		
● Anderson			● Dorsey			● Leitzel			● Scanlan		
● Armor			● Dukes			● Linton			● Schloeder		
● Bamberger			● Dulany			● Lord			● Schneider		
● Bard			● Eckenrode			● Macdonald			● Sherbow		
● Barrick			● Finch			● Malkus			● Sickles		
● Baumann			● Fornos			● Marion			● Siewierski		
● Beachley			● Fox			● Mason			● Singer		
● Beall			● Frederick			● Maurer			● Smith, J. H.		
● Bennett			● Freedlander			● Mentzer			● Smith, M. H.		
● Blair			● Gallagher			● Miller, B.			● Sollins		
● Boileau			● Gilchrist			● Miller, E. T.			● Sosnowski		
● Borom			● Gill			● Mitchell			● Soul		
● Bothe			● Gleason			● Morgan			● Stern		
● Boyce			● Grant			● Moser			● Storm		
● Boyer			● Groh			● Mosner			● Sybert		
● Boyles			● Grumbacher			● Mudd			● Taylor, H. E.		
● Bradshaw			● Gullett			● Murphy			● Taylor, L.		
● Bryson			● Hanson			● Murray, D. S.			● Ulrich		
● Burdette			● Hardwicke			● Murray, E. C.			● Vecera		
● Burgess			● Hargrove			● Needle			● Wagandt		
● Bushong			● Harkness			● Neilson			● Webb		
● Buzzell			● Harris			● Neumann			● Ritter		
● Byrnes			● Henderson			● Smith, A. W.			● Weidemeyer		
● Caldwell			● Hickman			● Pascal			● Wheatley		
● Cardin			● Hopkins			● Penniman			● White		
● Carson			● Hostetter			● Peters			● Willis		
● Case			● Hutchinson			● Powers			● Willoner		
● Chabot			● Jett			● Price			● Winslow		
● Child			● Johnson			● Pullen					
● Cicone			● Kahl			● Raley					

YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
MOT. 000	00 0

DATE:	1
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 5 to E13-1
(substance) *EB-2*

2nd ndy

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
• President			• Clagett			• Key			• Robey, F. C.		
• Tawes			• Clarke, E. J.			• Kiefer			• Robie, K. L.		
• Clark, J. •			• Cleveland			• Kirkland			• Rollins		
• James			• Dabrowski			• Koqer			• Rosenstock		
• Abramson			• Darby •			• Kosakowski			• Rush		
• Adkins			• Della			• Koss			• Rybczynski		
• Anderson			• Dorsey			• Leitzel •			• Scanlan •		
• Armor			• Dukes •			• Linton			• Schloeder		
• Bamberger			• Dulany			• Lord			• Schneider		
• Bard •			• Eckenrode			• Macdonald			• Sherbow		
• Barrick			• Finch •			• Malkus			• Sickles		
• Baumann			• Fornos •			• Marion			• Siewierski		
• Beachley			• Fox •			• Mason			• Singer •		
• Beall •			• Frederick			• Maurer			• Smith, J. H.		
• Bennett •			• Freedlander			• Mentzer			• Smith, M. H.		
• Blair •			• Gallagher			• Miller, B. •			• Sollins		
• Boileau			• Gilchrist			• Miller, E. T.			• Sosnowski		
• Borom •			• Gill			• Mitchell			• Soul		
• Bothe			• Gleason •			• Morgan			• Stern		
• Boyce •			• Grant			• Moser •			• Storm		
• Boyer			• Groh			• Mosner •			• Sybert •		
• Boyles			• Grumbacher			• Mudd			• Taylor, H. E.		
• Bradshaw			• Gullett			• Murphy			• Taylor, L.		
• Bryson			• Hanson			• Murray, D. S.			• Ulrich		
• Burdette •			• Hardwicke			• Murray, E. C.			• Vecera •		
• Burgess •			• Hargrove			• Needle			• Wagandt •		
• Bushong •			• Harkness			• Neilson			• Webb •		
• Buzzell			• Harris •			• Neumann			• Ritter		
• Byrnes			• Henderson			• Smith, A. W.			• Weidemeyer		
• Caldwell •			• Hickman			• Pascal •			• Wheatley •		
• Cardin •			• Hopkins			• Penniman			• White		
• Carson			• Hostetter •			• Peters			• Willis		
• Case			• Hutchinson			• Powers			• Willoner		
• Chabot •			• Jett			• Price •			• Winslow		
• Child			• Johnson			• Pullen					
• Cicone			• Kahl •			• Raley					

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YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	• 0 0 •
1 1	1 1	1 1
2 2	2 2	2 2
3 3 •	3 3	3 3
4 4	• 4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9 •	9 9

DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
	50 5 •
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
MOT. 000	00 0

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JAN.	3
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SEPT.	7
OCT.	8
NOV.	9 •
DEC.	0

Constitutional Convention

AMENDMENT NO. 6

As Amended by Report No. S&D-13

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. EB-1, EB-2

BY DELEGATE ADKINS

1 On page 5 Section 4.10. Powers and Duties
2 of Successor in lines 28, 32, 34 and 35, 36 and 37,
3 and 39 respectively in each instance strike out the
4 word "presiding officer" and insert in lieu thereof
5 respectively in each instance the word "President".
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 6 to E131
(substance) E13-2

YEAS N-V NAYS
● President
● Tawes
Clark, J. ●
● James
Abramson ●
● Adkins
● Anderson
● Armor
● Bamberger
Bard ●
● Barrick
Baumann ●
● Beachley
Beall ●
Bennett ●
Blair ●
● Boileau
Borom ●
● Bothe
Boyce ●
● Boyer
● Boyles
● Bradshaw
● Bryson
Burdette ●
Burgess ●
Bushong ●
● Buzzell
● Byrnes
Caldwell ●
Cardin ●
● Carson
● Case
Chabot ●
● Child
● Cicone

YEAS N-V NAYS
● Clagett
● Clarke, E. J.
Cleveland ●
● Dabrowski
Darby ●
● Della
● Dorsey
Dukes ●
● Dulany
● Eckenrode
Finch ●
Fornos ●
Fox ●
Frederick ●
Freedlander
Gallagher ●
● Gilchrist
● Gill
Gleason ●
● Grant
Groh ●
● Grumbacher
Gullett
● Hanson
● Hardwicke
● Hargrove
● Harkness
Harris ●
● Henderson
● Hickman
● Hopkins
Hostetter ●
Hutchinson ●
Jett
● Johnson
Kahl ●

YEAS N-V NAYS
● Key
● Kiefer
● Kirkland
● Koger
● Kosakowski
● Koss
Leitzel ●
● Linton
● Lord
Macdonald ●
● Malkus
● Marion
● Mason
● Maurer
● Mentzer
Miller, B. ●
Miller, E. T. ●
● Mitchell
● Morgan
Moser ●
Mosner ●
● Mudd
Murphy ●
● Murray, D. S.
● Murray, E. C.
● Needle
● Neilson
● Neumann
● Smith, A. W. ●
Pascal ●
● Penniman
● Peters
● Powers
Price ●
● Pullen
● Raley

2nd ndg.
YEAS N-V NAYS
● Robey, F. C.
● Robie, K. L.
● Rollins
● Rosenstock
● Rush
Rybczynski ●
Scanlan ●
● Schloeder
● Schneider
● Sherbow
● Sickles
● Siewierski
Singer ●
● Smith, J. H.
● Smith, M. H.
Sollins ●
● Sosnowski
● Soul
● Stern
● Storm
Sybert ●
Taylor, H. E. ●
Taylor, L. ●
● Ulrich
Vecera ●
Wagandt ●
Webb ●
● Ritter
● Weidemeyer
Wheatley ●
● White
Willis ●
● Willoner
Winslow ●

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YEAS 100-200	N-V 100-200	NAYS 100-200
0 0 ●	0 0	0 0
1 1	1 1 ●	1 1 ●
2 2	2 2	2 2
3 3	3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
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DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
	50 5
RESO. 600	60 6 ●
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
MOT. 000	00 0

DATE: 1
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SEPT. 7
OCT. 8
NOV. 9 ●
DEC. 0



Constitutional Convention

AMENDMENT NO. 7

As Amended by Report No. S&D-13
~~To Amendment No.~~ _____

To Committee Recommendation No. EB-1 and EB-2

BY DELEGATE MORGAN, CHAIRMAN OF THE COMMITTEE
 ON THE EXECUTIVE BRANCH

- 1 On pages 5 and 6 Section 4.11. Adjudication
- 2 of Disputes in line 50 on page 5 and line 1
- 3 on page 6 strike out the following:
- 4
- 5 "or the service of Lieutenant Governor as
- 6 acting Governor" and insert in lieu thereof
- 7 the following: "or the Lieutenant Governor
- 8 or presiding officer of the Senate acting as
- 9 Governor".
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President *Far*
 98-A
 01-N

Constitutional Convention

of the State of New York

held at Albany, on the 17th day of July, 1894

for the purpose of revising the Constitution of the State

and of amending the same

as authorized by Chapter 100 of the Laws of 1894

and Chapter 100 of the Laws of 1895

and Chapter 100 of the Laws of 1896

and Chapter 100 of the Laws of 1897

and Chapter 100 of the Laws of 1898

and Chapter 100 of the Laws of 1899

and Chapter 100 of the Laws of 1900

and Chapter 100 of the Laws of 1901

Adopted by the Convention

on the 17th day of July, 1894

and Chapter 100 of the Laws of 1894

and Chapter 100 of the Laws of 1895

and Chapter 100 of the Laws of 1896

and Chapter 100 of the Laws of 1897

and Chapter 100 of the Laws of 1898

and Chapter 100 of the Laws of 1899

and Chapter 100 of the Laws of 1900

and Chapter 100 of the Laws of 1901

and Chapter 100 of the Laws of 1902

and Chapter 100 of the Laws of 1903

and Chapter 100 of the Laws of 1904

and Chapter 100 of the Laws of 1905

and Chapter 100 of the Laws of 1906

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 7 to EB-1
EB-2
(substance)

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
• President			• Clagett			• Key			• Robey, F. C.		
• Tawes			• Clarke, E. J.			• Kiefer			• Robie, K. L.		
Clark, J. •			Cleveland •			• Kirkland			• Rollins		
• James			• Dabrowski			• Koger			• Rosenstock		
• Abramson			• Darby •			• Kosakowski			• Rush		
• Adkins			• Della			• Koss			Rybczynski		
• Anderson			• Dorsey			Leitzel •			Scanlan •		
• Armor			Dukes •			• Linton			• Schloeder		
• Bamberger			• Dulany			• Lord			• Schneider		
Bard •			• Eckenrode			Macdonald			• Sherbow		
• Barrick			Finch •			• Malkus			• Sickles		
Baumann •			• Fornos			• Marion			• Siewierski		
• Beachley			Fox •			• Mason			Singer •		
Beall •			Frederick •			• Maurer			• Smith, J. H.		
Bennett •			Freedlander			• Mentzer			• Smith, M. H.		
Blair •			Gallagher •			• Miller, B.			• Sollins		
• Boileau			• Gilchrist			Miller, E. T.			• Sosnowski		
Borom •			Gill			• Mitchell			• Soul		
• Bothe			Gleason •			• Morgan			• Stern		
Boyce •			• Grant			Moser •			• Storm		
• Boyer			• Groh			Mosner •			Sybert •		
• Boyles			• Grumbacher			• Mudd			Taylor, H. E.		
• Bradshaw			Gullett			Murphy •			Taylor, L.		
• Bryson			• Hanson			• Murray, D. S.			• Ulrich		
• Burdette			• Hardwicke			• Murray, E. C.			Vecera •		
Burgess •			• Hargrove			• Needle			Wagandt •		
Bushong •			• Harkness			• Neilson			• Webb		
• Buzzell			• Harris			• Neumann			• Ritter		
• Byrnes			• Henderson			• Smith, A. W.			• Weidemeyer		
Caldwell •			• Hickman			Pascal •			Wheatley •		
Cardin •			• Hopkins			• Penniman			• White		
• Carson			Hostetter •			• Peters			• Willis		
• Case			Hutchinson •			• Powers			Willoner •		
Chabot •			Jett			Price •			Winslow		
• Child			• Johnson			• Pullen					
Cicone			Kahl •			• Raley					

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YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	• 0 0
1 1	1 1	1 1 •
2 2	2 2	2 2
3 3	3 3 •	3 3
4 4	• 4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8 •	8 8	8 8
• 9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7 •
3-R. 800	80 8
QUO. 900	90 9
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SEPT. 7
OCT. 8
NOV. 9 •
DEC. 0



Constitutional Convention

AMENDMENT NO. 8

As Amended by Report No. S&D-13

~~To Amend Article XX.~~

To Committee Recommendation No. EB-1 and EB-2

BY DELEGATE MORGAN, CHAIRMAN OF THE COMMITTEE
ON THE EXECUTIVE BRANCH

1 On page 8 Section 4.19. Election of Attorney
2 General in lines 12 through 15 strike out the
3 following:

4
5 "The Attorney General shall be elected at the
6 same time, in the same manner, and for the
7 same term as the Governor." and insert in
8 lieu thereof the following:

9 "The Attorney General shall be elected for a
10 term of four years by the voters of the State
11 and shall serve until his successor has quali-
12 fied. The term of the Attorney General shall
13 begin on the first Wednesday in January follow-
14 ing his election unless that day is a legal
15 holiday in which case his term shall begin
16 on the next day."

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General Instructions

to the

Commissioners of the

General Land Office

of the Department of the Interior

Washington, D. C.

Approved by the Secretary of the Interior

and the Commissioner of the General Land Office

on the 10th day of January, 1900

and the Commissioner of the General Land Office

on the 10th day of January, 1900

and the Commissioner of the General Land Office

on the 10th day of January, 1900

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 8 to EB-1
EB-2
(substance)

YEAS N-V NAYS
● President
● Tawes
Clark, J. ●
● James
Abramson ●
● Adkins
● Anderson
● Armor
● Bamberger
Bard ●
● Barrick
Baumann ●
● Beachley
Beall ●
Bennett ●
Blair ●
Boileau ●
Borom ●
● Bothe
Boyce ●
● Boyer
● Boyles
● Bradshaw
● Bryson
● Burdette
Burgess ●
Bushong ●
● Buzzell
● Byrnes
Caldwell ●
● Cardin
● Carson
● Case
Chabot ●
● Child
● Cicone

YEAS N-V NAYS
● Clagett
● Clarke, E. J.
Cleveland ●
● Dabrowski
Darby ●
● Della
● Dorsey
Dukes ●
● Dulany
● Eckenrode
Finch ●
● Fornos
Fox ●
Frederick ●
Freedlander
Gallagher ●
● Gilchrist
● Gill
Gleason ●
● Grant
● Groh
● Grumbacher
● Gullett
● Hanson
● Hardwicke
● Hargrove
● Harkness
● Harris
● Henderson
● Hickman
● Hopkins
Hostetter ●
Hutchinson ●
● Jett
● Johnson
Kahl ●

YEAS N-V NAYS
● Key
● Kiefer
● Kirkland
● Koger
● Kosakowski
● Koss
Leitzel ●
● Linton
● Lord
Macdonald ●
Malkus ●
● Marion
● Mason
● Maurer
Mentzer ●
● Miller, B.
Miller, E. T. ●
● Mitchell
● Morgan
● Moser
Mosner ●
Mudd ●
Murphy ●
● Murray, D. S.
● Murray, E. C.
● Needle
● Neilson
● Neumann
● Smith, A. W. ●
Pascal ●
● Penniman
● Peters
● Powers
Price ●
● Pullen
● Raley

2nd ndg
YEAS N-V NAYS
● Robey, F. C.
● Robie, K. L.
● Rollins
● Rosenstock
● Rush
Rybczynski
Scanlan ●
● Schloeder
● Schneider
● Sherbow
● Sickles
● Siewierski
Singer ●
● Smith, J. H.
● Smith, M. H.
● Sollins
● Sosnowski
● Soul
● Stern
● Storm
Sybert ●
Taylor, H. E.
● Taylor, L.
● Ulrich
Vecera ●
Wagandt ●
● Webb
● Ritter
● Weidemeyer
Wheatley ●
● White
● Willis
● Willoner
● Winslow

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YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	● 0 0
1 1	1 1	1 1 ●
2 2	2 2	2 2
3 3	3 3	3 3
4 4	● 4 4 ●	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7 ●	7 7	7 7
8 8	8 8	8 8
● 9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
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RESO. 600	60 6
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3-R. 800	80 8 ●
QUO. 900	90 9
MOT. 000	00 0

DATE: 1
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Constitutional Convention

AMENDMENT NO. 7

As Amended by Report No. S&D-13

~~To Amendment No. xxxxxxxx~~

To Committee Recommendation No. **EB-1** and **EB-2**

BY DELEGATE MORGAN

1 On page 8, Section 4.21. Qualifications of
2 Comptroller, in lines 43 and 46 respectively in
3 each instance after the word "election" add the
4 words "or appointment".
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 9 to EB-1
(substance) EB-2

YEAS	N-V	NAYS
● President		
● Tawes		
Clark, J. ●		
James ●		
Abramson ●		
● Adkins		
● Anderson		
● Armor		
Bamberger ●		
Bard ●		
● Barrick		
Baumann ●		
● Beachley		
Beall ●		
Bennett ●		
Blair ●		
● Boileau		
Borom ●		
● Bothe		
Boyce ●		
● Boyer		
● Boyles		
● Bradshaw		
● Bryson		
● Burdette		
Burgess ●		
Bushong ●		
● Buzzell		
● Byrnes		
Caldwell ●		
Cardin ●		
● Carson		
Case		
Chabot ●		
● Child		
● Cicone		

YEAS	N-V	NAYS
● Claquet		
● Clarke, E. J.		
Cleveland ●		
● Dabrowski		
Darby ●		
● Della		
Dorsey ●		
Dukes ●		
● Dulany		
● Eckenrode		
Finch ●		
● Fornos		
Fox ●		
Frederick ●		
Freedlander		
Gallagher ●		
● Gilchrist		
Gill		
Gleason ●		
● Grant		
Groh		
● Grumbacher		
Gullett		
● Hanson		
● Hardwicke		
● Hargrove		
● Harkness		
● Harris		
● Henderson		
Hickman		
● Hopkins		
Hostetter ●		
Hutchinson		
● Jett		
● Johnson		
Kahl ●		

YEAS	N-V	NAYS
● Key		
● Kiefer		
Kirkland ●		
● Koeger		
● Kosakowski		
● Koss		
Leitzel ●		
● Linton		
● Lord		
Macdonald ●		
Malkus ●		
● Marion		
● Mason		
● Maurer		
● Mentzer		
● Miller, B.		
Miller, E. T.		
● Mitchell		
● Morgan		
● Moser		
Mosner ●		
● Mudd		
Murphy ●		
Murray, D. S.		
● Murray, E. C.		
● Needle		
● Neilson		
● Neumann		
● Smith, A. W.		
Pascal ●		
● Penniman		
● Peters		
● Powers		
Price ●		
● Pullen		
● Raley		

YEAS	N-V	NAYS
● Robey, F. C.		
● Robie, K. L.		
● Rollins		
● Rosenstock		
● Rush		
Rybczynski ●		
Scanlan ●		
● Schloeder		
● Schneider		
Sherbow ●		
● Sickles		
Siewierski ●		
Singer ●		
● Smith, J. H.		
● Smith, M. H.		
● Sollins		
● Sosnowski		
● Soul		
● Stern		
● Storm		
Sybert ●		
Taylor, H. E.		
● Taylor, L.		
● Ulrich		
Vecera ●		
Wagandt ●		
● Webb		
● Ritter		
● Weidemeyer		
Wheatley ●		
● White		
● Willis		
● Willoner		
● Winslow		

93

YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	● 0 0 ●
1 1	1 1	1 1
2 2	2 2	2 2
3 3 ●	3 3	3 3
4 4	● 4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8
● 9 9	9 9 ●	9 9

DEL. PRO.	COM. REC.
1000	100
2000	200
3000	300
4000	400
	500
RESO.	600
2-R.	700
3-R.	800
QUO.	900
MOT.	000

DATE:	1	2
JAN.	3 ●	1
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	4	5
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SEPT.	8	9
OCT.	9	0
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DEC.	1	2



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Constitutional Convention

AMENDMENT NO. 10

As Amended by Report No. S&D-13

~~To Amend~~ ~~Amendment No.~~ _____

To Committee Recommendations No. EB-1 and EB-2

BY DELEGATE MORGAN, CHAIRMAN OF THE COMMITTEE
ON THE EXECUTIVE BRANCH

1 On pages 8 and 9 Section 4.22. Election of
2 Comptroller strike out all of line 50 on page
3 8 and all of lines 1 through 8, inclusive, on
4 page 9 and insert in lieu thereof the follow-
5 ing:
6

7 "The Comptroller shall be elected for a term of
8 four years by the voters of the State and
9 shall serve until his successor has qualified.
10 The term of the Comptroller shall begin on the
11 first Wednesday in January following his elec-
12 tion unless that day is a legal holiday in
13 which case his term shall begin on the next
14 day."
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 10 to EB-1
(substance) E13-2

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	2nd vdg YEAS	N-V	NAYS
• President			• Clagett			• Key			• Robey, F. C.		
• Tawes			• Clarke, E. J.			• Kiefer			• Robie, K. L.		
• Clark, J. •			• Cleveland			• Kirkland			• Rollins		
• James			• Dabrowski			• Koger			• Rosenstock		
• Abramson			• Darby •			• Kosakowski			• Rush		
• Adkins			• Della			• Koss			• Rybczynski		
• Anderson			• Dorsey			• Leitzel •			• Scanlan •		
• Armor			• Dukes •			• Linton			• Schloeder		
• Bamberger			• Dulany			• Lord			• Schneider		
• Bard •			• Eckenrode			• Macdonald			• Sherbow		
• Barrick			• Finch •			• Malkus •			• Sickles		
• Baumann			• Fornos			• Marion			• Siewierski		
• Beachley			• Fox •			• Mason			• Singer •		
• Beall •			• Frederick •			• Maurer			• Smith, J. H.		
• Bennett •			• Freedlander			• Mentzer •			• Smith, M. H.		
• Blair •			• Gallagher			• Miller, B.			• Sollins		
• Boileau			• Gilchrist			• Miller, E. •			• Sosnowski		
• Borom •			• Gill			• Mitchell			• Soul		
• Bothe •			• Gleason •			• Morgan			• Stern		
• Boyce •			• Grant			• Moser			• Storm		
• Boyer			• Groh			• Mosner •			• Sybert •		
• Boyles			• Grumbacher			• Mudd			• Taylor, H. E.		
• Bradshaw			• Gullett			• Murphy •			• Taylor, L.		
• Bryson			• Hanson			• Murray, D. S.			• Ulrich		
• Burdette			• Hardwicke			• Murray, E. C.			• Vecera •		
• Burgess			• Hargrove			• Needle			• Wagandt •		
• Bushong •			• Harkness			• Neilson			• Webb		
• Buzzell			• Harris			• Neumann			• Ritter		
• Byrnes			• Henderson			• Smith, A. W.			• Weidemeyer		
• Caldwell •			• Hickman			• Pascal •			• Wheatley •		
• Cardin •			• Hopkins			• Penniman			• White		
• Carson			• Hostetter •			• Peters			• Willis		
• Case			• Hutchinson			• Powers			• Willoner		
• Chabot •			• Jett			• Price •			• Winslow		
• Child			• Johnson			• Pullen					
• Cicone			• Kahl •			• Raley					

97

2

YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	• 0 0
1 1	1 1	1 1
2 2	2 2	2 2 •
3 3	3 3 •	3 3
4 4	• 4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7 •	7 7	7 7
8 8	8 8	8 8
• 9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000 100	• 10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
MOT. 000	00 0 •

DATE:	1
JAN.	2
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend. 11 to EB-1
E13-2
(substance)

2nd rdg.

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President		•	Claggett		•	Key	•		Robey, F. C.		•
Tawes		•	Clarke, E. J.	•		Kiefer	•		Robie, K. L.		•
Clark, J.		•	Cleveland	•		Kirkland		•	Rollins		•
James		•	Dabrowski	•		Kozer	•		Rosenstock		•
Abramson	•		Darby		•	Kosakowski			Rush		•
Adkins	•		Della	•		Koss			Rybczynski		•
Anderson		•	Dorsey		•	Leitzel	•		Scanlan		•
Armor		•	Dukes		•	Linton		•	Schloeder	•	
Bamberger		•	Dulany		•	Lord		•	Schneider		•
Bard	•		Eckenrode		•	Macdonald	•		Sherbow		•
Barrick		•	Finch	•		Malkus	•		Sickles		•
Baumann		•	Fornos	•		Marion	•		Siewierski	•	
Beachley	•		Fox	•		Mason		•	Singer	•	
Beall	•		Frederick	•		Maurer		•	Smith, J. H.		
Bennett		•	Freedlander	•		Mentzer	•		Smith, M. H.		•
Blair		•	Gallagher	•		Miller, B.	•		Sollins		•
Boileau	•		Gilchrist		•	Miller, E. T.			Sosnowski		•
Borom	•		Gill		•	Mitchell			Soul		•
Bothe		•	Gleason	•		Morgan		•	Stern		•
Boyce		•	Grant	•		Moser	•		Storm	•	
Boyer		•	Groh	•		Mosner	•		Sybert	•	
Boyles	•		Grumbacher	•		Mudd		•	Taylor, H. E.		•
Bradshaw		•	Gullett	•		Murphy		•	Taylor, L.	•	
Bryson		•	Hanson	•		Murray, D. S.		•	Ulrich		•
Burdette		•	Hardwicke	•		Murray, E. C.		•	Vecera		•
Burgess		•	Hargrove	•		Needle			Wagandt	•	
Bushong	•		Harkness	•		Neilson			Webb		•
Buzzell		•	Harris	•		Neumann		•	Ritter		•
Byrnes	•		Henderson		•	Smith, A. W.		•	Weidemeyer		•
Caldwell	•		Hickman		•	Pascal	•		Wheatley	•	
Cardin	•		Hopkins		•	Penniman		•	White		•
Carson		•	Hostetter	•		Peters		•	Willis		•
Case	•		Hutchinson	•		Powers		•	Willoner	•	
Chabot	•		Jett		•	Price		•	Winslow		•
Child		•	Johnson		•	Pullen	•				
Cicone		•	Kahl	•		Raley		•			

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YEAS	N-V	NAYS
100-200	100-200	100-200
0 0 •	0 0	0 0
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	• 4 4	4 4
5 5	5 5	5 5 •
6 6	6 6	6 6
7 7	7 7 •	• 7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000 100	• 10 1 •
2000 200	20 2
3000 300	30 3
4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
MOT. 000	00 0

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SEPT. 7
OCT. 8
NOV. 9
DEC. 0



Constitutional Convention

AMENDMENT NO. 12

As Amended by Report No. S&D-13

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. EB-1, EB-2

BY DELEGATE PENNIMAN

1 On page 9 Section 4.24 Board of Review
2 in line 41 after the word "prescribe" add the
3 words: "by law".
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Amend 12 to EB-1
CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

EB-2

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	2nd rdg.	YEAS	N-V	NAYS
• President			• Claquet			• Key	•		• Robey, F. C.			
• Tawes			• Clarke, E. J.			• Kiefer	•		• Robie, K. L.			
• Clark, J.			• Cleveland			• Kirkland			• Rollins			
• James			• Dabrowski			• Koer	•		• Rosenstock			
• Abramson	•		• Darby			• Kosakowski	•		• Rush			
• Adkins	•		• Della			• Koss	•		• Rybczynski			
• Anderson			• Dorsey			• Leitzel	•		• Scanlan			
• Armor			• Dukes			• Linton			• Schloeder			
• Bamberger			• Dulany			• Lord	•		• Schneider	•		
• Bard	•		• Eckenrode			• Macdonald	•		• Sherbow			
• Barrick			• Finch	•		• Malkus	•		• Sickles			
• Baumann			• Fornos			• Marion			• Siewierski	•		
• Beachley			• Fox			• Mason			• Singer	•		
• Beall	•		• Frederick	•		• Maurer			• Smith, J. H.			
• Bennett			• Freedlander			• Mentzer			• Smith, M. H.			
• Blair			• Gallagher			• Miller, B.			• Sollins			
• Boileau			• Gilchrist			• Miller, E. T.			• Sosnowski	•		
• Borom			• Gill			• Mitchell	•		• Soul			
• Bothe			• Gleason	•		• Morgan	•		• Stern			
• Boyce			• Grant			• Moser	•		• Storm			
• Boyer			• Groh			• Mosner	•		• Sybert			
• Boyles			• Grumbacher	•		• Mudd			• Taylor, H. E.			
• Bradshaw			• Gullett	•		• Murphy			• Taylor, L.	•		
• Bryson			• Hanson	•		• Murray, D. S.			• Ulrich			
• Burdette			• Hardwicke			• Murray, E. C.			• Vecera			
• Burgess			• Hargrove			• Needle			• Wagandt	•		
• Bushong	•		• Harkness			• Neilson			• Webb			
• Buzzell			• Harris	•		• Neumann			• Ritter			
• Byrnes			• Henderson			• Smith, A. W.			• Weidemeyer			
• Caldwell	•		• Hickman			• Pascal	•		• Wheatley	•		
• Cardin	•		• Hopkins			• Penniman			• White			
• Carson			• Hostetter	•		• Peters			• Willis			
• Case	•		• Hutchinson			• Powers			• Willoner			
• Chabot	•		• Jett			• Price	•		• Winslow			
• Child			• Johnson			• Pullen						
• Cicone			• Kahl	•		• Raley						

95

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YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	• 0 0
1 1	1 1	1 1 •
2 2	2 2	2 2
3 3	3 3	3 3
4 4	• 4 4	4 4
5 5 •	5 5	5 5
6 6	6 6 •	6 6
7 7	7 7	7 7
8 8	8 8	8 8
• 9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000 100	• 10 1
2000 200	20 2 •
3000 300	30 3
4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
MOT. 000	00 0

DATE: 1	2
JAN.	
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SEPT. 7	
OCT. 8	
NOV. 9	
DEC. 0	•

Constitutional Convention

AMENDMENT NO. 13

To Amendment No. S&D-13

To Committee Recommendation No. EB-1, EB-2

BY DELEGATE BURDETTE

1 On page 9 Section 4.24 Board of Review
2 in line 38 immediately preceding the second word
3 "shall" insert the word "and".
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Declaration of Independence

1776

July 4th

1776

July 4th

1776

July 4th

July 4th

Constitutional Convention

AMENDMENT NO. 13

As Amended By Report No. S&D-13

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. EB-1, and EB-2

BY DELEGATE MARION

1 On page 9 Section 4.24. Board of Review
2 strike out all of lines 39 through 41,
3 inclusive, and insert in lieu thereof the
4 following:
5
6 "hold its meetings in public, and shall other-
7 wise act in the manner and with the powers that
8 the General Assembly may prescribe by law."

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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

*Amend 13 to EB-1
EB-2*

YEAS N-V NAYS

● President
● Tawes
● Clark, J.
● James
 Abramson
 Adkins ●
● Anderson
● Armor
● Bamberger
 Bard ●
● Barrick
● Baumann
● Beachley
 Beall ●
● Bennett
● Blair
● Boileau
● Borom
● Bothe
● Boyce
● Boyer
● Boyles
● Bradshaw
● Bryson
● Burdette
● Burgess
 Bushong ●
 Buzzell ●
● Byrnes
 Caldwell ●
 Cardin ●
● Carson
 Case ●
 Chabot ●
● Child
● Cicone

YEAS N-V NAYS

● Clagett
● Clarke, E. J.
 Cleveland
● Dabrowski
● Darby
 Della ●
● Dorsey
● Dukes
 Dulany ●
● Eckenrode
 Finch ●
● Fornos
● Fox
● Frederick
● Freedlander
 Gallagher
● Gilchrist
● Gill
 Gleason ●
● Grant
● Groh
 Grumbacher
 Gullett ●
● Hanson
 Hardwicke
● Hargrove
● Harkness
 Harris ●
● Henderson
● Hickman
● Hopkins
 Hostetter ●
● Hutchinson
 Jett
● Johnson
 Kahl ●

YEAS N-V NAYS

 Key ●
 Kiefer ●
● Kirkland
 Koger ●
 Kosakowski
 Koss ●
 Leitzel ●
● Linton
 Lord ●
 Macdonald
 Malkus ●
● Marion
● Mason
● Maurer
● Mentzer
● Miller, B.
 Miller, E. T.
 Mitchell ●
 Morgan ●
● Moser
 Mosner ●
● Mudd
● Murphy
● Murray, D. S.
● Murray, E. C.
● Needle
● Neilson
● Neumann
● Smith, A. W.
 Pascal
● Penniman
● Peters
● Powers
 Price ●
● Pullen
● Raley

2nd ndg
YEAS N-V NAYS

● Robey, F. C.
● Robie, K. L.
● Rollins
● Rosenstock
● Rush
● Rybczynski
 Scanlan ●
 Schloeder ●
● Schneider
● Sherbow
● Sickles
 Siewierski ●
 Singer ●
 Smith, J. H.
 Smith, M. H.
● Sollins
 Sosnowski ●
● Soul
● Stern
 Storm ●
 Sybert ●
● Taylor, H. E.
● Taylor, L.
● Ulrich
 Vecera ●
 Wagandt ●
● Webb
● Ritter
 Weidemeyer ●
 Wheatley ●
 White
● Willis
● Willoner
● Winslow

92

YEAS
100-200

0 0
1 1
2 2 ●
3 3
4 4
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7 7
8 8
● 9 9

N-V
100-200

0 0
1 1
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● 4 4
5 5
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8 8 ●
9 9

2
NAYS
100-200

● 0 0
1 1
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5 5
6 6
7 7
8 8
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DEL. PRO.

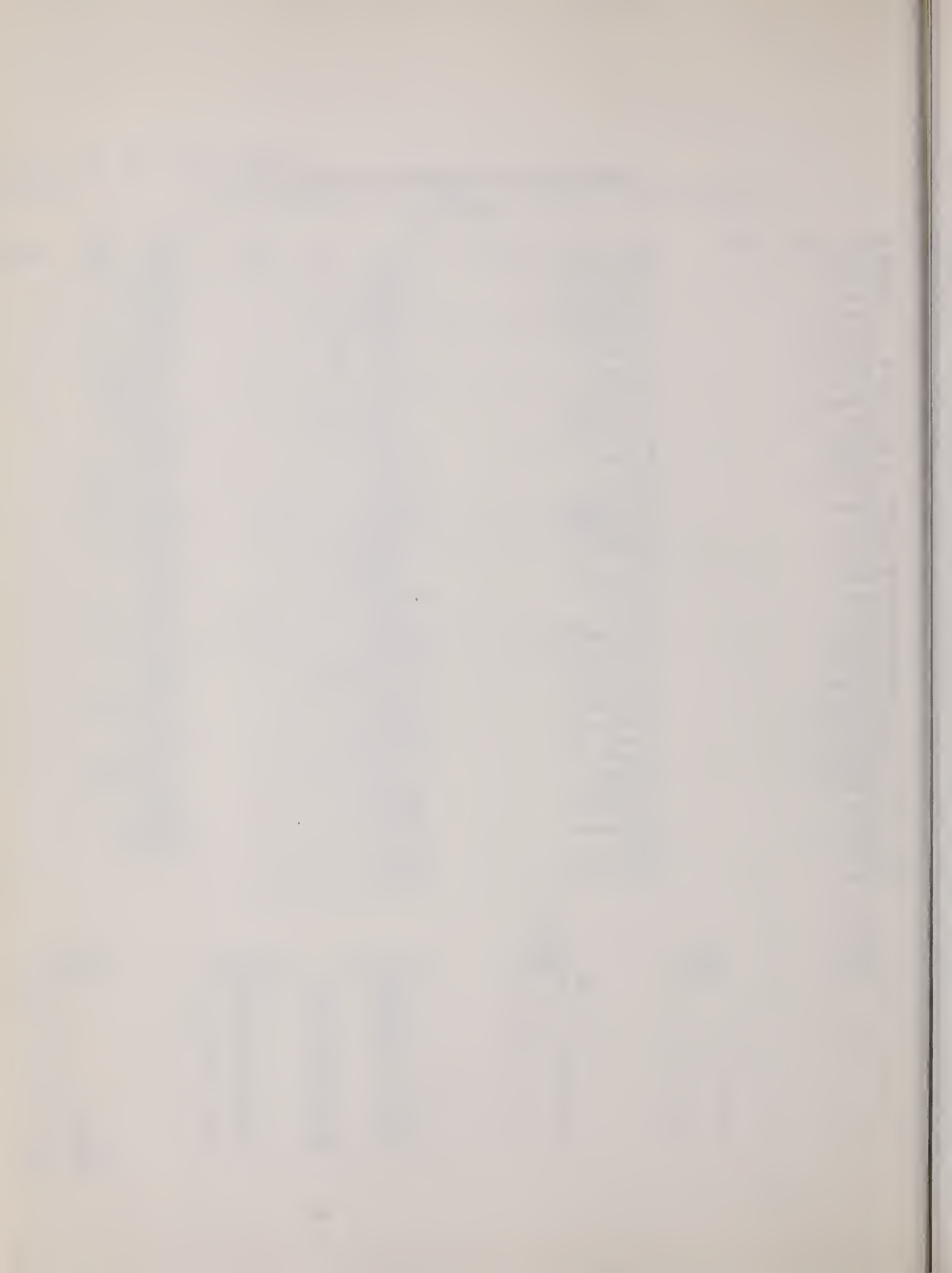
1000 100
2000 200
3000 300
4000 400
 500
RESO. 600
2-R. 700
3-R. 800
QUO. 900
MOT. 000

COM. REC.

● 10 1
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30 3 ●
40 4
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DATE: 1
JAN. 2

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SEPT. 7
OCT. 8
NOV. 9
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Constitutional Convention

AMENDMENT NO. 14

As Amended by Report No. S&D-13
~~XXXXXXXXXXXX~~

To Committee Recommendations No. EB-1 and EB-2

BY DELEGATE MORGAN, CHAIRMAN OF THE COMMITTEE
ON THE EXECUTIVE BRANCH

1 On page 10 Section 4.26. Reorganization of
2 the Executive Branch strike out all of lines
3 30, 31, 32 and down to and including the word
4 "administration." in line 33 and insert in
5 lieu thereof the following:
6
7 "of offices, agencies, instrumentalities and
8 principal departments, and in the assignment
9 of functions, powers, and duties among the
10 offices, agencies, instrumentalities and
11 principal departments of the executive branch."
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General and Special Instructions

These instructions are to be read and understood by all persons who are to be examined.

The examination is to be held in a quiet room, free from all distractions.

The examination is to be held in a room which is well lighted and ventilated.

The examination is to be held in a room which is free from all noise and disturbance.

The examination is to be held in a room which is free from all fire and other dangers.

The examination is to be held in a room which is free from all other persons.

The examination is to be held in a room which is free from all other persons.

The examination is to be held in a room which is free from all other persons.

The examination is to be held in a room which is free from all other persons.

The examination is to be held in a room which is free from all other persons.

The examination is to be held in a room which is free from all other persons.

The examination is to be held in a room which is free from all other persons.

The examination is to be held in a room which is free from all other persons.

YEAS

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• Clar

• Jan

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• Anc

• Arn

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Amend 14 to EB-1
CONSTITUTIONAL CONVENTION OF MARYLAND
 1967
ROLL CALL

EB-2

2nd rdg

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
• President			• Clagett			• Key	•		• Robey, F. C.		
• Tawes			• Clarke, E. J.			• Kiefer	•		• Robie, K. L.		
• Clark, J.			• Cleveland			• Kirkland			• Rollins		
• James			• Dabrowski			• Koger	•		• Rosenstock		
• Abramson			• Darby			• Kosakowski			• Rush		
• Adkins	•		• Della			• Koss			• Rybczynski		
• Anderson	•		• Dorsey	•		• Leitzel	•		• Scanlan		
• Armor			• Dukes	•		• Linton			• Schloeder		
• Bamberger			• Dulany			• Lord			• Schneider		
• Bard	•		• Eckenrode			• Macdonald			• Sherbow		
• Barrick			• Finch	•		• Malkus	•		• Sickles		
• Baumann			• Fornos			• Marion			• Siewierski	•	
• Beachley			• Fox			• Mason			• Singer	•	
• Beall	•		• Frederick			• Maurer			• Smith, J. H.		
• Bennett			• Freedlander			• Mentzer			• Smith, M. H.		
• Blair			• Gallagher	•		• Miller, B.	•		• Sollins		
• Boileau			• Gilchrist			• Miller, E. T.			• Sosnowski		
• Borom			• Gill			• Mitchell	•		• Soul		
• Bothe			• Gleason	•		• Morgan			• Stern		
• Boyce			• Grant			• Moser			• Storm	•	
• Boyer			• Groh			• Mosner	•		• Sybert	•	
• Boyles			• Grumbacher			• Mudd			• Taylor, H. E.		
• Bradshaw			• Gullett	•		• Murphy			• Taylor, L.		
• Bryson			• Hanson			• Murray, D. S.			• Ulrich		
• Burdette			• Hardwicke	•		• Murray, E. C.			• Vecera		
• Burgess			• Hargrove			• Needle			• Wagandt	•	
• Bushong	•		• Harkness			• Neilson			• Webb		
• Buzzell	•		• Harris	•		• Neumann			• Ritter		
• Byrnes			• Henderson			• Smith, A. W.			• Weidemeyer	•	
• Caldwell	•		• Hickman			• Pascal	•		• Wheatley	•	
• Cardin	•		• Hopkins			• Penniman			• White	•	
• Carson			• Hostetter			• Peters			• Willis		
• Case			• Hutchinson			• Powers			• Willoner		
• Chabot	•		• Jett			• Price	•		• Winslow		
• Child			• Johnson			• Pullen					
• Cicone			• Kahl	•		• Raley					

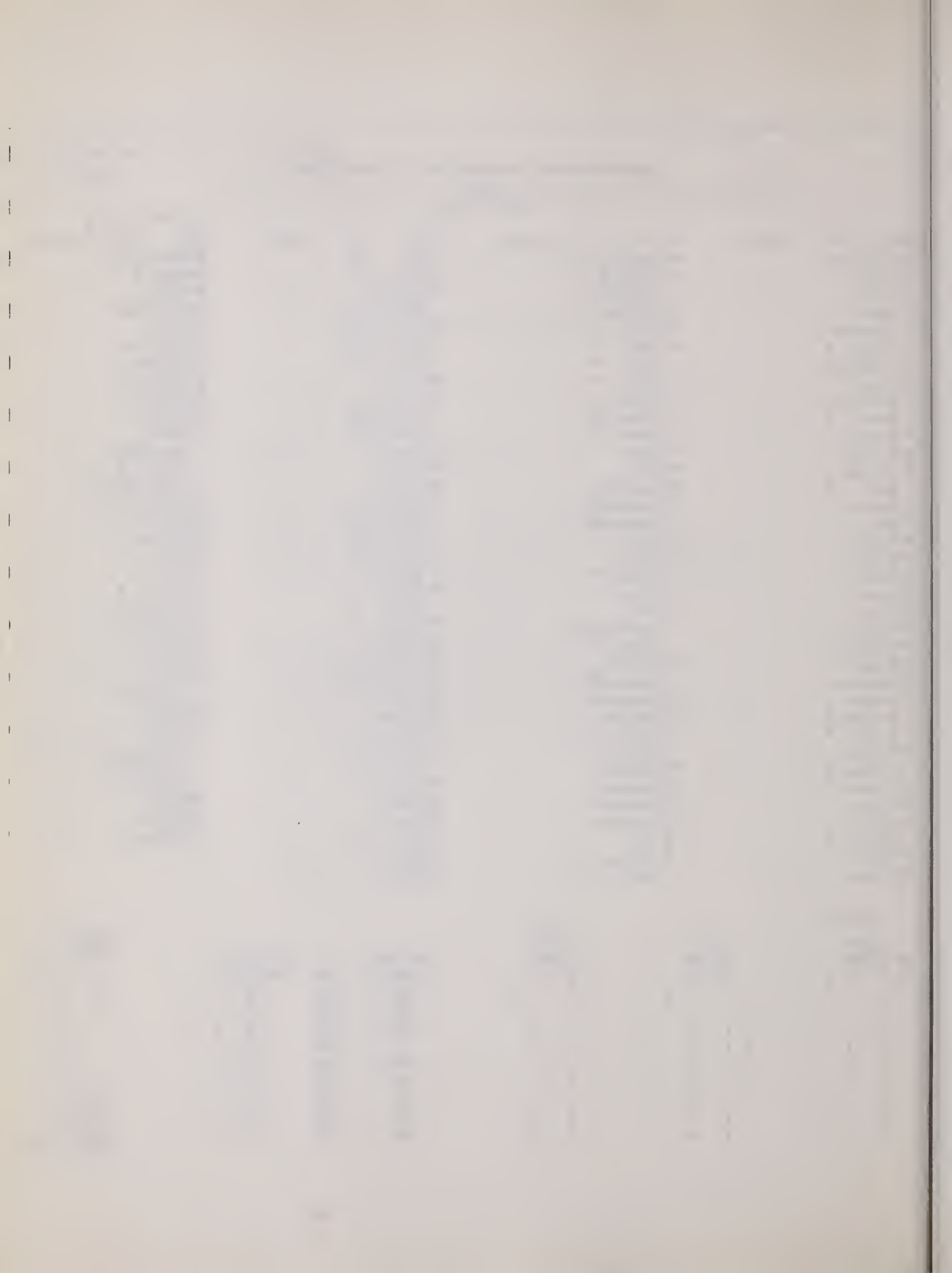
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YEAS	N-V	NAYS
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Constitutional Convention

AMENDMENT NO. _____

As Amended by Report No. S&D-13

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. ~~EB-1~~ and EB-2

BY DELEGATE MARION

1 On page 10 Section 4.26. Reorganization of
2 the Executive Branch in line 38 strike out
3 the word "orders" and insert in lieu thereof
4 the word "order"; and

5
6 In line 40 strike out the word "each" and
7 insert in lieu thereof the word "the".

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Constitution of the United States

Article I

Section 1

All legislative Powers herein granted shall be vested in a Congress of the United States, which shall consist of a Senate and House of Representatives.

Representatives and direct Taxes shall be apportioned among the several States which may be included within this Union, according to their respective Numbers, which shall be determined by adding to the whole Number of free Persons, including those bound to Service for a Year, and the three fourths of all other Persons bound to Service for a Year, the whole Number of free Persons, including those bound to Service for a Year, and the three fourths of all other Persons bound to Service for a Year.

C

Constitutional Convention

AMENDMENT NO. 15

As Amended by Report No. S&D-13

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. EB-1, and EB-2

BY DELEGATE MARION

1 On page 11 Section 4.28. Appointments by
2 Governor in line 28 strike out the words
3 "head or".
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Amend 15 to EB-1
CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

EB-2

2nd rdg.

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President		•	Clagett		•	Key	•		Robey, F. C.		•
Tawes		•	Clarke, E. J.		•	Kiefer		•	Robie, K. L.		•
Clark, J.			Cleveland		•	Kirkland		•	Rollins		•
James			Dabrowski		•	Kozer		•	Rosenstock		•
Abramson			Darby	•		Kosakowski		•	Rush		•
Adkins	•		Della		•	Koss		•	Rybczynski		•
Anderson		•	Dorsey		•	Leitzel	•		Scanlan		•
Armor	•		Dukes	•		Linton		•	Schloeder	•	
Bamberger		•	Dulany	•		Lord	•		Schneider	•	
Bard	•		Eckenrode		•	Macdonald		•	Sherbow		•
Barrick		•	Finch		•	Malkus	•		Sickles		•
Baumann		•	Fornos		•	Marion	•		Siewierski	•	
Beachley		•	Fox	•		Mason		•	Singer	•	
Beall	•		Frederick	•		Maurer		•	Smith, J. H.		•
Bennett		•	Freedlander		•	Mentzer	•		Smith, M. H.		•
Blair		•	Gallagher		•	Miller, B.		•	Sollins	•	
Boileau		•	Gilchrist		•	Miller, E. T.		•	Sosnowski		•
Borom		•	Gill		•	Mitchell	•		Soul		•
Bothe		•	Gleason	•		Morgan		•	Stern		•
Boyce		•	Grant		•	Moser		•	Storm	•	
Boyer		•	Groh	•		Mosner	•		Sybert	•	
Boyles	•		Grumbacher		•	Mudd		•	Taylor, H. E.		•
Bradshaw		•	Gullett	•		Murphy		•	Taylor, L.	•	
Bryson		•	Hanson	•		Murray, D. S.		•	Ulrich		•
Burdette		•	Hardwick	•		Murray, E. C.		•	Vecera		•
Burgess		•	Hargrove		•	Needle		•	Wagandt	•	
Bushong	•		Harkness		•	Neilson		•	Webb	•	
Buzzell	•		Harris	•		Neumann		•	Ritter		•
Byrnes		•	Henderson		•	Smith, A. W.		•	Weidemeyer		•
Caldwell	•		Hickman		•	Pascal	•		Wheatley	•	
Cardin	•		Hopkins		•	Penniman		•	White		•
Carson	•		Hostetter	•		Peters		•	Willis		•
Case		•	Hutchinson		•	Powers		•	Willoner	•	
Chabot	•		Jett		•	Price	•		Winslow		•
Child		•	Johnson		•	Pullen		•			
Cicone		•	Kahl	•		Raley	•				

YEAS		N-V		NAYS	
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Constitutional Convention

AMENDMENT NO. 16

As Amended by Report No. S&D-13

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. ~~EB-1~~ and EB-2

BY DELEGATE MORGAN

1 On page 12 Section 4.30. Appointment
2 and Removal of Other Persons in line 18 after
3 the word "or" add the words "whose method of";
4
5 and in line 20 strike out the word "and" and
6 insert in lieu thereof the word "or".
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ALPHABETICALLY LISTED

1. President
2. Tawes
3. Clark,
4. James
5. Abram
6. Adkins
7. Ander

8. Arm
9. Bam
10. Bard
11. Barri
12. Baum
13. Beach
14. Beall
15. Benne
16. Blair
17. Baile
18. Boron
19. Bathe
20. Bayce
21. Boyer
22. Boyle
23. Brad
24. Bryso
25. Burde
26. Burge
27. Bush
28. Buzze
29. Byrne
30. Cald
31. Card
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33. Case
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Amend 16 to EB-1
CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

EB-2

2nd rdg

AS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President			• Clagett			Key	•		• Robey, F. C.		
Tawes			• Clarke, E. J.			• Kiefer			• Robie, K. L.		
Clark, J.			• Cleveland			• Kirkland			• Rollins		
James •			• Dabrowski			• Koger			• Rosenstock		
Abramson			• Darby	•		• Kosakowski			• Rush		
Adkins			• Della	•		• Koss			• Rybczynski		
Anderson			• Dorsey			• Leitzel	•		• Scanlan		
Armor •			• Dukes	•		• Linton			• Schloeder		
Bamberger			• Dulany	•		• Lord	•		• Schneider	•	
Bard •			• Eckenrode			• Macdonald			• Sherbow		
Barrick			• Finch			• Malkus	•		• Sickles		
Baumann			• Fornos			• Marion			• Siewierski	•	
Beachley			• Fox	•		• Mason			• Singer	•	
Beall •			• Frederick	•		• Maurer			• Smith, J. H.		
Bennett			• Freedlander			• Mentzer		•	• Smith, M. H.		
Blair			• Gallagher			• Miller, B.		•	• Sollins	•	
Boileau			• Gilchrist			• Miller, E. T.			• Sosnowski		
Borom			• Gill			• Mitchell	•		• Soul		
Bothe			• Gleason	•		• Morgan			• Stern		
Boyce			• Grant			• Moser			• Storm	•	
Boyer			• Groh			• Mosner	•		• Sybert	•	
Boyles •			• Grumbacher			• Mudd			• Taylor, H. E.		
Bradshaw			• Gullett	•		• Murphy			• Taylor, L.	•	
Bryson			• Hanson	•		• Murray, D. S.			• Ulrich		
Burdette			• Hardwicke			• Murray, E. C.			• Vecera		
Burgess	•		• Hargrove			• Needle			• Wagandt	•	
Bushong	•		• Harkness			• Neilson			• Webb		
Buzzell	•		• Harris	•		• Neumann			• Ritter		
Byrnes			• Henderson			• Neumann			• Weidemeyer		
Caldwell	•		• Hickman			• Smith, A. W.			• Wheatley	•	
Cardin	•		• Hopkins			• Pascal	•		• White		
Carson	•		• Hostetter	•		• Penniman			• Willis		
Case			• Hutchinson			• Peters			• Willoner		
Chabot •			• Jett			• Powers			• Winslow		
Child			• Johnson			• Price	•				
Cicone			• Kahl	•		• Pullen					
						• Raley					

YEAS		N-V		NAYS	
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3-R.	800	80	8
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Constitutional Convention

AMENDMENT NO. 17

As Amended by Report No. S&D-13

~~Fix Amendment No.~~ _____

To Committee Recommendations No. EB-1 and EB-2

BY DELEGATE MORGAN

1 On page 13 Section 4.31. Interim and Recess
2 Appointments in line 3 strike out the word
3 "recess" and insert in lieu thereof the word
4 "adjournment".
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ALPHABETICALLY LISTED NAMES

OF THE

MEMBERS OF THE
BOARD OF DIRECTORS
OF THE
AMERICAN
ASSOCIATION
OF
UNIVERSITIES
AND
COLLEGES
OF
THE
UNITED STATES
AND
CANADA
FOR THE
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Abra
Adin
Ande
Arma
Bamb
Bard
Barrie
Baum
Beach
Beall
Benne
Blair
Balle
Baro
Beth
Boye
Boye
Boyle
Brad
Bryste
Burd
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Amend 17 to EB-2
 CONSTITUTIONAL CONVENTION OF MARYLAND
 1967
 ROLL CALL

EB-1

2nd ndg

AS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President			● Clagett			Key	●		● Robey, F. C.		
Tawes			● Clarke, E. J.			● Kiefer			● Robie, K. L.		
Clark, J.			● Cleveland			● Kirkland			● Rollins		
James			● Dabrowski			● Koger			● Rosenstock		
Abramson			● Darby			● Kosakowski			● Rush		
Adkins			● Della	●		● Koss			● Rybczynski		
Anderson			● Dorsey			● Leitzel	●		● Scanlan		
Armor	●		● Dukes	●		● Linton			● Schloeder		
Bamberger			● Dulany	●		● Lord	●		● Schneider		
Bard	●		● Eckenrode			● Macdonald			● Sherbow		
Barrick			● Finch			● Malkus	●		● Sickles		
Baumann	●		● Fornos			● Marion			● Siewierski		
Beachley			● Fox	●		● Mason			● Singer		
Beall	●		● Frederick			● Maurer			● Smith, J. H.		
Bennett			● Freedlander			● Mentzer			● Smith, M. H.		
Blair			● Gallagher			● Miller, B.			● Sollins		
Boileau			● Gilchrist			● Miller, E. T.			● Sosnowski		
Borom			● Gill			● Mitchell	●		● Soul		
Bothe			● Gleason	●		● Morgan			● Stern		
Boyce			● Grant			● Moser			● Storm	●	
Boyer			● Groh			● Mosner	●		● Sybert		
Boyles	●		● Grumbacher			● Mudd			● Taylor, H. E.		
Bradshaw			● Gullett	●		● Murphy			● Taylor, L.		
Bryson			● Hanson			● Murray, D. S.			● Ulrich		
Burdette			● Hardwick			● Murray, E. C.			● Vecera		
Burgess	●		● Hargrove			● Needle			● Wagandt		
Bushong	●		● Harkness			● Neilson			● Webb		
Buzzell			● Harris			● Neumann			● Ritter		
Byrnes			● Henderson			● Smith, A. W.			● Weidemeyer		
Caldwell	●		● Hickman			● Pascal	●		● Wheatley		
Cardin	●		● Hopkins			● Penniman			● White		
Carson	●		● Hostetter			● Peters			● Willis		
Case			● Hutchinson			● Powers			● Willoner		
Chabot	●		● Jett			● Price	●		● Winslow		
Child			● Johnson			● Pullen					
Cicone			● Kahl	●		● Raley					

YEAS	N-V	NAYS
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2 2 ●	2 2	2 2 ●
3 3	● 3 3	3 3
4 4	4 4	4 4
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Constitutional Convention

AMENDMENT NO. 18

As Amended by Report No. S&D-13
~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. EB-1, and EB-2.

BY DELEGATE BYRNES

1 On page 13 Section 4,34. State's Attorney
2 in line 34 after the period insert the following
3 new sentence:
4
5 "Candidates for the office of State's Attorney
6 may cross file in party primary elections and
7 shall run in party primary elections and in
8 general elections without party designation."
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Amend 18 to EB-1
CONSTITUTIONAL CONVENTION OF MARYLAND
 1967
ROLL CALL

EB-2

2nd rdy

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President		•	• Claggett			Key	•		• Robey, F. C.		
Tawes		•	Clarke, E. J.			Kiefer	•		Robie, K. L.		•
Clark, J.		•	Cleveland	•		Kirkland		•	Rollins		•
James		•	• Dabrowski			Kozer		•	• Rosenstock		
Abramson			Darby	•		Kosakowski		•	Rush		•
• Adkins			Della		•	• Koss			Rybczynski		•
Anderson		•	Dorsey		•	Leitzel	•		• Scanlan		
Armor		•	Dukes		•	Linton		•	• Schloeder		
• Bamberger			• Dulany			Lord	•		• Schneider		
Bard	•		Eckenrode		•	Macdonald			Sherbow		•
• Barrick			Finch		•	Malkus	•		• Sickles		
Baumann		•	• Fornos			• Marion			Siewierski		•
• Beachley			Fox	•		Mason		•	• Singer		
Beall	•		Frederick		•	Maurer		•	• Smith, J. H.		
• Bennett			• Freedlander			Mentzer		•	• Smith, M. H.		
Blair	•		• Gallagher			Miller, B.	•		• Sollins		
• Boileau			Gilchrist		•	Miller, E. Y.			Sosnowski		•
Borom		•	• Gill			Mitchell	•		Soul		•
Bothe	•		Gleason	•		Morgan		•	Stern		•
• Boyce			• Grant			• Moser			Storm	•	
Boyer	•		• Groh			Mosner	•		Sybert	•	
• Boyles			Grumbacher		•	• Mudd			• Taylor, H. E.		
• Bradshaw			Gullett	•		Murphy	•		• Taylor, L.		
• Bryson			Hanson		•	Murray, D. S.		•	• Ulrich		
Burdette		•	Hardwicke			• Murray, E. C.			Vecera		•
Burgess		•	• Hargrove			• Needle			Wagandt		•
Bushong	•		Harkness		•	Neilson		•	Webb		•
• Buzzell			Harris	•		Neumann		•	Ritter	•	
• Byrnes			• Henderson			Smith, A. W.		•	Weidemeyer		•
Caldwell	•		Hickman	•		Pascal	•		Wheatley		•
Cardin	•		• Hopkins			Penniman		•	White		•
Carson		•	Hostetter		•	Peters		•	Willis		•
Case		•	Hutchinson		•	Powers		•	• Willoner		
Chabot	•		Jett		•	Price	•		• Winslow		
• Child			Johnson		•	• Pullen					
• Cicone			Kahl	•		Raley		•			

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2-R. 700	70 7
3-R. 800	80 8
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Constitutional Convention

COMMITTEE ON STYLE, DRAFTING AND ARRANGEMENT REPORT NO. S&D-14

THIS REPORT COVERS MATTERS IN

COMMITTEE OF THE WHOLE REPORT NO. 11, 28 & 27

December 28 , 1967.

TITLE

- 1 A Report concerning Committee Recommendation
2 Nos. LB-2, 3 and GP-10.
3
4 The Committee on Style, Drafting and Arrange-
5 ment recommends that the pertinent portions of
6 the Committee Recommendation Nos. LB-2, 3 and
7 GP-10 read as indicated in the attached recom-
8 mendation.
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12
13 All sections previously reported by the
14 Committee on Style, Drafting and Arrangement
15 have been assigned a place in this Article
16 but are not repeated here.
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Constitutional Convention

COMMITTEE RECOMMENDATION NOS LB-2, 3 & GP-10

PRESENTED BY THE COMMITTEE ON GENERAL PROVISIONS
on November 17, 1967, and by the COMMITTEE ON THE
LEGISLATIVE BRANCH on November 17, 1967 and December 15, 1967

Approved by the Committee of the Whole with
amendments on , 1967.

Amendments proposed by the Committee on Style,
Drafting and Arrangement on , 1967.

NOTE - Language deleted is stricken through
- Language added is in italics

TITLE

- 1 GENERAL PROVISIONS
2
3 ARTICLE 9. GENERAL PROVISIONS
4
5 Section 9.01. Oath.
6
7 [Originally G.P.2; reported and approved in
8 second reading as S&D-4.]
9
10 Section 9.02. Militia.
11
12 [Originally G.P.1; reported and approved in
13 second reading as S&D-2.]
14
15 Section 9.03. Intergovernmental Cooperation.
16
17 [Originally in L.G.1; reported and approved in
18 second reading as S&D-7.]
19
20 Section 9.04. Natural Resources.
21
22 [Originally G.P.3; reported and approved in
23 second reading as S&D-6.]
24

1 Section 9.05. Consumer Protection.

2
3 [Originally G.P.4; reported and approved in
4 second reading as S&D-5.]

5
6 Section 9.06. Corporation Charters.

7
8 [Originally in L.B.3.]

9
10 Corporations may be formed under general Laws,
11 but shall not be created by special act, ~~and~~-except
12 in cases where no general Laws exist; providing for
13 the creation of corporations of the same general
14 character; as the corporation proposed to be created;
15 and any act of incorporation passed in violation of
16 this section shall be void. All charters granted,
17 or adopted, in pursuance of this section, and all
18 charters heretofore granted and created, subject to
19 repeal or modification, may be altered, from time
20 to time, or be repealed; provided, nothing herein
21 contained shall be construed to extend to Banks,
22 or the incorporation thereof. The General Assembly
23 shall not alter or amend the charter of any corpora-
24 tion existing on December 3, 1891, or pass any other
25 general or special law for the benefit of such cor-
26 poration except upon the condition that such corpora-
27 tion shall surrender all claim to exemption from taxa-
28 tion or from the repeal or modification of its charter,
29 and that such corporation shall thereafter hold its
30 charter subject to the provisions of this Constitution;
31 and any corporation chartered by this State which
32 shall accept, use, enjoy, or in any wise avail
33 itself of any rights, privileges, or advantages
34 that may hereafter be granted or conferred by
35 any general or special Act, shall be conclusively
36 presumed to have thereby surrendered any exemption
37 from taxation to which it may be entitled under
38 its charter, and shall be thereafter subject to
39 taxation as if no such exemption has been granted
40 by its charter.

41
42 Section 9.07. Sovereign Immunity.

43
44 [Originally in R&P 2; reported as S&D-9.]

45
46 Section 9.08. Conflict of Interest.

47
48 [Originally in L.B.2.]

49
50 The General Assembly shall provide by law for a
51 code of ethics, and for the regulation of conflicts

1 of interest, for all elected officials
2 of the State of Maryland.

3
4 Section 9.09. Limitations on Office Holding.

5 [Originally in R&P 2; reported as S&D-9.]
6

7
8 Section 9.10. Impeachment.

9 [Originally G.P.10.]
10

11
12 The House of Delegates shall have the sole
13 power of impeachment of elected state ~~officials~~
14 *officers*, judges, and any other state officers
15 who may be designated *by the General Assembly*
16 by law, in cases of serious crimes or serious
17 misconduct in office. The affirmative vote of
18 three-fifths of all the members of the House of
19 Delegates shall be required to impeach. Impeach-
20 ments shall be tried by a special tribunal of ten
21 judges appointed by the Court of Appeals from among
22 the judges of the State. The concurrence of three-
23 fifths of the judges of the special tribunal shall
24 be required to convict. Judgment upon conviction
25 shall be removal from office and may include dis-
26 qualification from holding any office of public
27 trust, ~~as and well-as~~ deprivation of pension
28 rights and other privileges of office. A person
29 tried upon impeachment, whether or not convicted,
30 shall be liable to criminal prosecution and
31 punishment according to law.
32

33 Section 9.11. Lottery.

34 [Originally S.F.2; reported in S&D-10.]
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1 GENERAL PROVISIONS

2
3 ARTICLE 9. GENERAL PROVISIONS

4
5 OATH OF OFFICE

6
7 Section 9.01. Oath

8
9 Every person elected or appointed to any
10 office of profit or trust under the Consti-
11 tution or laws of this State shall, before
12 he enters upon the duties of such office,
13 take and subscribe to the following oath or
14 affirmation, the parenthetical language being
15 optional: "(In the presence of Almighty God)
16 I, _____, do swear (or affirm) that I will
17 support the Constitution of the United States;
18 that I will be faithful and bear true alleg-
19 iance to the State of Maryland and support
20 the Constitution and laws thereof; and that
21 I will, to the best of my skill and judgment,
22 diligently and faithfully, without partiality
23 or prejudice execute the office of _____,
24 according to the Constitution and laws of
25 this State." No other oath or affirmation
26 shall be required. Should any person elected
27 or appointed to an office of profit or trust
28 refuse or neglect to take the oath or affir-
29 mation, then such office shall be vacant, and
30 shall be filled as provided by this Constitu-
31 tion or by law.

32
33 MILITIA

34
35 Section 9.02. Militia

36
37 The General Assembly may provide by law for
38 a militia. The Governor shall be its commander
39 in chief and shall appoint its officers. The
40 Governor may order the militia into active
41 service to repel invasions, to suppress insur-
42 rections, to enforce the execution of the laws,
43 and to provide assistance when great destruc-
44 tion of life or property may be threatened or
45 may have occurred. The military authority of
46 the State shall be and remain subject to civil
47 control in the person of the Governor at all
48 times. Only a member of the militia may be
49 subject to a military trial and then only for
50 offenses committed while in actual service.

1 ARTICLE 8. GENERAL PROVISIONS INTERGOVERN-
2 MENTAL COOPERATION
3

4 Section 9.03. Intergovernmental Cooperation.
5

6 A governmental unit, except as limited by
7 any law, may cooperate or agree with one or more
8 other governmental unit or units, whether within
9 or without the boundaries of the State, includ-
10 ing the federal and state governments, for the
11 exercise of any of its powers and functions.
12

13 Section 9.04. Natural Resources.
14

15 The General Assembly shall provide by law for
16 the conservation, enhancement, improvement and
17 protection of the natural environment and re-
18 sources, and of the scenic beauty of the State.
19

20 Section 9.05. Consumer Protection.
21

22 The General Assembly shall provide by law for
23 the protection and education of the citizens of
24 the State against harmful and unfair business
25 practices.
26

27 Section 9.06. Corporation Charters.
28

29 [Originally in L.B.3.]
30

31 Corporations may be formed under general laws,
32 but shall not be created by special act, except
33 in cases where no general laws exist providing
34 for the creation of corporations of the same
35 general character as the corporation proposed to
36 be created; and any act of incorporation passed
37 in violation of this section shall be void. All
38 charters granted, or adopted, in pursuance of
39 this section, and all charters heretofore granted
40 and created, subject to repeal or modification,
41 may be altered, from time to time, or be re-
42 pealed; provided, nothing herein contained shall
43 be construed to extend to banks, or the incorp-
44 oration thereof. The General Assembly shall not
45 alter or amend the charter of any corporation
46 existing on December 3, 1891, or pass any other
47 general or special law for the benefit of such
48 corporation except upon the condition that such
49 corporation shall surrender all claim to exemp-
50 tion from taxation or from the repeal or

1 modification of its charter, and that such
2 corporation shall thereafter hold its charter
3 subject to the provisions of this Constitution;
4 and any corporation chartered by this State
5 which shall accept, use, enjoy, or in any wise
6 avail itself of any rights, privileges, or
7 advantages that *are now or* may hereafter be
8 granted or conferred by any general or special
9 Act, shall be conclusively presumed to have
10 thereby surrendered any exemption from taxa-
11 tion to which it may be entitled under its
12 charter, and shall be thereafter subject to
13 taxation as if no such exemption has been
14 granted by its charter.

15
16 Section 9.07. Sovereign Immunity. [R&P-2]
17

18 Sovereign immunity may not be pleaded as a
19 defense in suits against the State, or any
20 units of local government, or any of their
21 departments or agencies, except to the extent
22 and in the manner *prescribed* by law.
23

24 Section 9.08. Conflict of Interest.
25

26 [Originally in L.B.2.]
27

28 The General Assembly shall *prescribe* by law
29 a code of ethics, and *provide* for the regulation
30 of conflicts of interest, for all elected
31 officials of the State of Maryland.
32

33 Section 9.09. Limitation on Holding Office. [R&P-2]
34

35 No person shall hold at the same time more
36 than one office of profit created by this
37 Constitution or the laws of this State except
38 as may be *prescribed* by law.
39

40 Section 9.10. Impeachment.
41

42 [Originally G.P.10.]
43

44 The House of Delegates shall have the sole
45 power of impeachment of elected state officers,
46 judges, and any other state officers who may
47 be designated by the General Assembly by law,
48 in cases of serious crimes or serious miscon-
49 duct in office. The affirmative vote of three-
50 fifths of all the members of the House of

1 Delegates shall be required to impeach.
2 Impeachments shall be tried by a special
3 tribunal of ten judges appointed by the
4 Court of Appeals from among the judges of
5 the State. The concurrence of three-
6 fifths of the judges of the special tribunal
7 shall be required to convict. Judgment upon
8 conviction shall be removal from office and
9 may include disqualification from holding
10 any office of public trust, and deprivation
11 of pension rights and other privileges of
12 office. A person tried upon impeachment,
13 whether or not convicted, ~~shall-be-liaible~~
14 *nevertheless, may be subject* to criminal
15 prosecution and punishment according to law.
16

17 ARTICLE 8. GENERAL PROVISIONS
18

19 Section 9.11. Lottery.
20

21 Neither the State nor any unit of local
22 government shall operate or authorize a
23 lottery for the purpose of financing any
24 expenses of government.
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1 EFFECT AND AMENDMENT OF CONSTITUTION

2
3 ARTICLE 10. EFFECT AND AMENDMENT OF CONSTITUTION

4
5 Section 10.01. Effect of Constitution on Exist-
6 ing Law. [GP-9]
7

8 All legislation, including local legislation,
9 and all other law, including common law, in
10 force on June 30, 1968, insofar as it is not
11 in conflict with this Constitution, shall con-
12 tinue in force until it expires by its own
13 limitation or is lawfully changed. *A law in*
14 *effect on June 30, 1968, shall not be deemed*
15 *in conflict with this Constitution solely because*
16 *it was enacted pursuant to authority granted by a*
17 *provision of the prior Constitution. All ~~7-and~~*
18 ~~all~~ existing writs, actions, suits, proceedings,
19 civil or criminal liabilities, prosecutions,
20 judgments, sentences, orders, decrees, appeals,
21 causes of action, contracts, claims, demands,
22 property titles, and rights shall continue un-
23 affected except as modified *by law or in accord-*
24 *ance with the provisions of this Constitution.*

25
26 Section 10.02. Constitutional Amendment. [GP-7]
27

28 An amendment to this Constitution may be pro-
29 posed either by the affirmative vote of three-
30 fifths of all the members of each house of the
31 General Assembly or by an affirmative vote of a
32 majority of all the members of a constitutional
33 convention. Any proposed amendment shall be sub-
34 mitted to the voters of the State at a special or
35 general election as determined by the General
36 Assembly or by the convention, whichever pro-
37 poses the amendment. Notice of the election
38 shall be given as the General Assembly shall
39 prescribe by law. Unless otherwise provided,
40 the amendment shall become effective thirty
41 days after approval by the vote of a majority
42 of those voting on the amendment.
43

44 Section 10.03. Constitutional Convention. [GP-8]
45

46 The General Assembly by law may call a con-
47 stitutional convention at any time or may submit
48 the question of calling a constitutional conven-
49 tion to the voters of the State at any time.
50 If a constitutional convention shall not have
been called or if the question of calling a

1 convention shall not have been submitted to
2 the voters of the State for a period of twenty
3 years, then the question shall be submitted at
4 the next general election. A convention shall
5 be held within two years after a majority of
6 those voting on the question approve the call-
7 ing of a convention or within two years after
8 the General Assembly calls a convention.
9 ~~Within sixty days after a convention has been~~
10 ~~called, the Governor shall appoint~~ *Within sixty*
11 *days after such approval by the voters or*
12 *within sixty days after the General Assembly*
13 *calls a convention, the Governor shall appoint*
14 *a commission to prepare for the convention.*
15 *Not later than the second regular session*
16 *following such approval, the General Assembly*
17 *shall prescribe by law the manner for electing*
18 *delegates, for filling vacancies in the posi-*
19 *tion of delegate, and for assembling the con-*
20 *vention, and shall appropriate sufficient*
21 *funds for the work of the convention. The*
22 *convention shall adopt its own rules of procedure.*
23 *Any proposal recommended by the convention for*
24 ~~changing the Constitution shall be adopted in~~
25 ~~the same manner as an amendment~~ *the Constitu-*
26 *tion shall be submitted to the voters of the*
27 *State for adoption, and shall be effective only*
28 *if approved by the affirmative vote of a*
29 *majority of those voting on the proposal.*

30
31 Section 10.04. Effective Date of [GP-12]
32 Constitution.
33

34 This Constitution shall become effective,
35 and the Constitution of 1867 as amended shall
36 cease to be effective, on July 1, 1968, except
37 as otherwise specifically provided in the
38 Schedule of Transitional Provisions attached
39 to this Constitution.
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Constitutional Convention

AMENDMENT NO. 1

As Amended by Report No. S&D-14

~~XXXXXXXXXXXXXXXXXXXX~~
To Amendment No. XXXXXX

To Committee Recommendation No. LB-2, 3, GP-10

BY DELEGATE CASE

1 On page 3 Section 9.10 Impeachment in
2 line 30 strike out the words: "shall be
3 liable" and insert in lieu thereof the following
4 words: "nevertheless, may be subject".

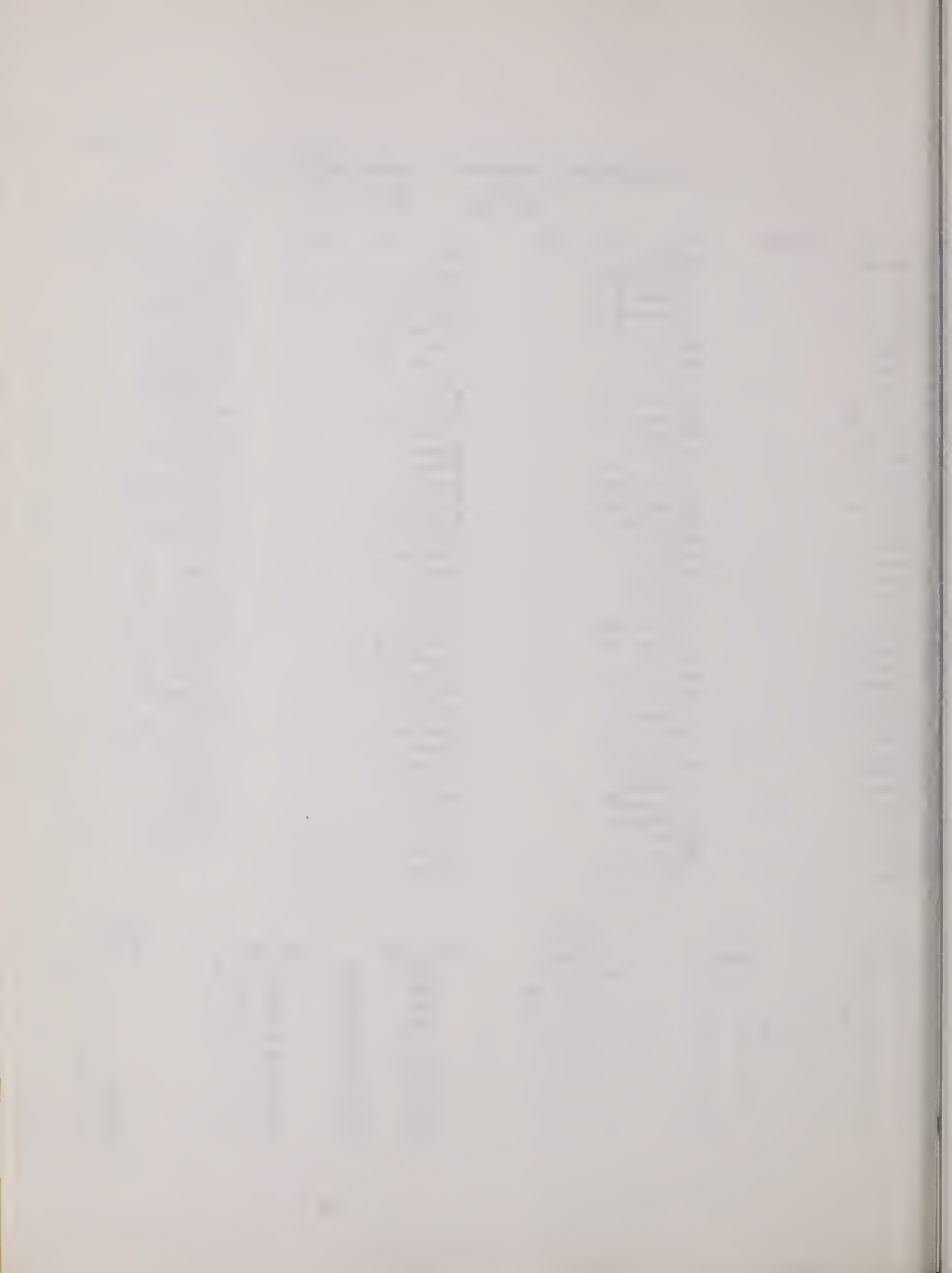
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Amend 1 to S.D-14 2

CONSTITUTIONAL CONVENTION OF MARYLAND (style)
1967
ROLL CALL § 9.10

EAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
● President			● Clagett			● Key			● Robey, F. C.		
● Tawes			● Clarke, E. J.			● Kiefer			● Robie, K. L.		
● Clark, J.			● Cleveland			● Kirkland			● Rollins		
● James			● Dabrowski			● Koger			● Rosenstock		
● Abramson			● Darby			● Kosakowski			● Rush		
● Adkins			● Della			● Koss			● Rybczynski		
● Anderson			● Dorsey			● Leitzel			● Scanlan		
● Armor			● Dukes			● Linton			● Schloeder		
● Bamberger			● Dulany			● Lord			● Schneider		
● Bard			● Eckenrode			● Macdonald			● Sherbow		
● Barrick			● Finch			● Malkus			● Sickles		
● Baumann			● Fornos			● Marion			● Siewierski		
● Beachley			● Fox			● Mason			● Singer		
● Beall			● Frederick			● Maurer			● Smith, J. H.		
● Bennett			● Freedlander			● Mentzer			● Smith, M. H.		
● Blair			● Gallagher			● Miller, B.			● Sollins		
● Boileau			● Gilchrist			● Miller, E. T.			● Sosnowski		
● Borom			● Gill			● Mitchell			● Soul		
● Bothe			● Gleason			● Morgan			● Stern		
● Boyce			● Grant			● Moser			● Storm		
● Boyer			● Groh			● Mosner			● Sybert		
● Boyles			● Grumbacher			● Mudd			● Taylor, H. E.		
● Bradshaw			● Gullett			● Murphy			● Taylor, L.		
● Bryson			● Hanson			● Murray, D. S.			● Ulrich		
● Burdette			● Hardwicke			● Murray, E. C.			● Vecera		
● Burgess			● Hargrove			● Needle			● Wagandt		
● Bushong			● Harkness			● Neilson			● Webb		
● Buzzell			● Harris			● Neumann			● Ritter		
● Byrnes			● Henderson			● Smith, A. W.			● Weidemeyer		
● Caldwell			● Hickman			● Pascal			● Wheatley		
● Cardin			● Hopkins			● Penniman			● White		
● Carson			● Hostetter			● Peters			● Willis		
● Case			● Hutchinson			● Powers			● Willoner		
● Chabot			● Jett			● Price			● Winslow		
● Child			● Johnson			● Pullen					
● Cicone			● Kahl			● Raley					

YEAS	N-V	NAYS	DEL. PRO.	COM. REC.	DATE:
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Constitutional Convention

AMENDMENT NO. 2

As Amended by Report No. S&D-14

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. LB-2,3,GP-10

BY DELEGATE S GALLAGHER, B. MILLER

1 On page 2 Section 9.08 Conflict of Interest
 2 in line 50 strike out the word "provide" and
 3 insert in lieu thereof the word "prescribe";
 4
 5 and in line 51 after the word "and" insert the
 6 word "provide".
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 2 to L13-2
- 3
GP-10

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AS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President			• Clagett			• Key			• Robey, F. C.		
Tawes			• Clarke, E. J.			• Kiefer			• Robie, K. L.		
Clark, J.			• Cleveland			• Kirkland			• Rollins		
James			• Dabrowski			• Koger	•		• Rosenstock		
Abramson			• Darby	•		• Kosakowski			• Rush	•	
Adkins			• Della			• Koss	•		• Rybczynski	•	
Anderson			• Dorsey			• Leitzel	•		• Scanlan	•	
Armor			• Dukes	•		• Linton			• Schloeder	•	
Bamberger			• Dulany			• Lord	•		• Schneider		
Bard	•		• Eckenrode			• Macdonald			• Sherbow		
Barrick			• Finch	•		• Malkus	•		• Sickles		
Baumann			• Fornos			• Marion			• Siewierski		
Beachley			• Fox	•		• Mason			• Singer	•	
Beall	•		• Frederick	•		• Maurer			• Smith, J. H.		
Bennett		•	• Freedlander			• Mentzer			• Smith, M. H.		
Blair			• Gallagher			• Miller, B.			• Sollins		
Boileau	•		• Gilchrist			• Miller, E. Y.			• Sosnowski	•	
Borom	•		• Gill			• Mitchell			• Soul		
Bothe			• Gleason			• Morgan	•		• Stern		
Boyce			• Grant			• Moser	•		• Storm	•	
Boyer			• Groh			• Mosner			• Sybert		
Boyles		•	• Grumbacher	•		• Mudd	•		• Taylor, H. E.		
Bradshaw			• Gullett	•		• Murphy	•		• Taylor, L.	•	
Bryson			• Hanson			• Murray, D. S.			• Ulrich		
Burdette			• Hardwicke			• Murray, E. C.			• Vecera	•	
Burgess			• Hargrove			• Needle			• Wagandt		
Bushong	•		• Harkness			• Neilson			• Webb	•	
Buzzell			• Harris	•		• Neumann			• Ritter	•	
Byrnes	•		• Henderson			• Smith, A. W.			• Weidemeyer	•	
Caldwell		•	• Hickman			• Pascal			• Wheatley	•	
Cardin			• Hopkins			• Penniman			• White		
Carson			• Hostetter			• Peters	•		• Willis		
Case			• Hutchinson			• Powers			• Willoner		
Chabot			• Jett			• Price			• Winslow		
Child			• Johnson		•	• Pullen					
Cicone			• Kahl	•		• Raley					

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YEAS	N-V	NAYS
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4000 400	40 4
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2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
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SEPT. 7
OCT. 8
NOV. 9
DEC. 0



Constitutional Convention

AMENDMENT NO. 3

As Amended by Report No. S&D-14
~~To Amend No. XXXXXXXXXX~~

To Committee Recommendation No. LB-2,3, GP-10

BY DELEGATES GALLAGHER, CASE, HENDERSON, SHERBOW

1 On page 2 Section 9.06 Corporation Charters
2 in line 34 after the word "may" add the words:
3 "now or".

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International Journal of Mathematics

Volume 10, Number 1, 2018

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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 3 to LB-2

-3

§ 9.06

GP-10

2nd rdg

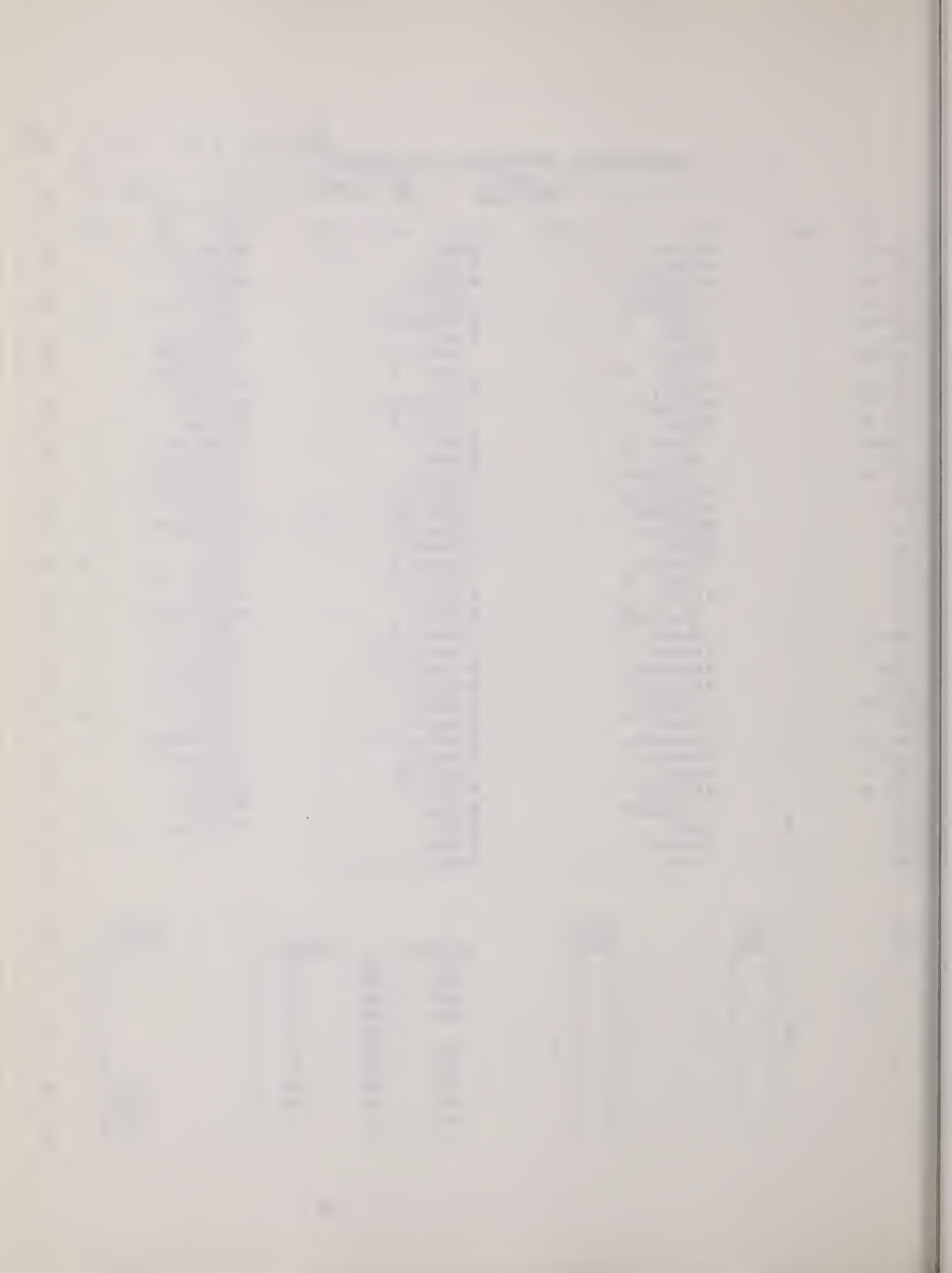
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AS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President			• Clagett			• Key			• Robey, F. C.		
Tawes			• Clarke, E. J.			• Kiefer			• Robie, K. L.		
Clark, J. •			• Cleveland			• Kirkland			• Rollins		
James •			• Dabrowski			• Kozer	•		• Rosenstock		
Abramson			• Darby •			• Kosakowski			• Rush	•	
Adkins			• Della			• Koss			• Rybczynski		
Anderson •			• Dorsey			• Leitzel •			• Scanlan •		
Armor			• Dukes •			• Linton •			• Schloeder •		
Bamberger			• Dulany			• Lord			• Schneider		
Bard •			• Eckenrode			• Macdonald			• Sherbow		
Barrick •			• Finch			• Malkus •			• Sickles		
Baumann •			• Fornos •			• Marion			• Siewierski		
Beachley			• Fox •			• Mason			• Singer •		
Beall •			• Frederick •			• Maurer			• Smith, J. H.		
Bennett			• Freedlander			• Mentzer •			• Smith, M. H.		
Blair			• Gallagher			• Miller, B.		•	• Sollins		
Boileau			• Gilchrist			• Miller, E. T.			• Sosnowski •		
Borom			• Gill			• Mitchell			• Soul		
Bothe			• Gleason			• Morgan			• Stern		
Boyce			• Grant •			• Moser •			• Storm		
Boyer			• Groh			• Mosner			• Sybert		
Boyles			• Grumbacher			• Mudd			• Taylor, H. E.		
Bradshaw •			• Gullett •			• Murphy •			• Taylor, L.		
Bryson			• Hanson			• Murray, D. S.			• Ulrich		
Burdette			• Hardwicke			• Murray, E. C.			• Vecera •		
Burgess			• Hargrove			• Needle			• Wagandt		
Bushong •			• Harkness			• Neilson			• Webb •		
Buzzell			• Harris •			• Neumann			• Ritter		
Byrnes •			• Henderson			• Smith, A. W.			• Weidemeyer		
Caldwell			• Hickman			• Pascal			• Wheatley •		
Cardin			• Hopkins			• Penniman •			• White		
Carson •			• Hostetter			• Peters			• Willis		
Case			• Hutchinson			• Powers			• Willoner		
Chabot •			• Jett			• Price			• Winslow		
Child			• Johnson			• Pullen					
Cicone			• Kahl •			• Raley					

YEAS	N-V	NAYS
100-200	100-200	100-200
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1 1	1 1	1 1
2 2 •	2 2	2 2
3 3	3 3	3 3
4 4	• 4 4 •	4 4
5 5	5 5	5 5 •
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DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3 •
4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
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SEPT. 7
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DEC. 0



A

Constitutional Convention

AMENDMENT NO. 4

As Amended by Report No. S&D-14

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. LB-2, LB-3, GP-10

BY DELEGATE SOLLINS

1 On page 3 Section 9.10 Impeachment in line 17
2 after the period add this new sentence:
3
4 "If the House is not in session, the presiding
5 officer, upon the written request of three-fifths
6 of all the members of the House, shall convene the
7 House for consideration of impeachment only."
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Continental Insurance

of New York

Capital and Surplus

One Hundred and Fifty Million Dollars

Assets

One Hundred and Fifty Million Dollars

RESERVE

Continental Insurance
of New York
Capital and Surplus
One Hundred and Fifty Million Dollars
Assets
One Hundred and Fifty Million Dollars
RESERVE

CONSTITUTIONAL CONVENTION OF MARYLAND

1967

ROLL CALL

Amend 4 to LB-2

- 3

§ 9.10

GP-10

2

EAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President		•	Clagett		•	Key		•	Robey, F. C.		•
Tawes	•		Clarke, E. J.		•	Kiefer		•	Robie, K. L.		•
Clark, J.			Cleveland		•	Kirkland		•	Rollins		•
James			Dabrowski	•		Kozer	•		Rosenstock		•
Abramson			Darby	•		Kosakowski		•	Rush		•
Adkins		•	Della		•	Koss		•	Rybczynski		•
Anderson	•		Dorsey		•	Leitzel	•		Scanlan	•	
Armor		•	Dukes	•		Linton		•	Schloeder		•
Bamberger			Dulany		•	Lord			Schneider	•	
Bard	•		Eckenrode		•	Macdonald			Sherbow		•
Barrick	•		Finch		•	Malkus	•		Sickles		
Baumann			Fornos	•		Marion		•	Siewierski		
Beachley		•	Fox	•		Mason		•	Singer		
Beall	•		Frederick	•		Maurer			Smith, J. H.		•
Bennett		•	Freedlander	•		Mentzer		•	Smith, M. H.		
Blair		•	Gallagher			Miller, B.			Sollins		
Boileau	Aye		Gilchrist		•	Miller, E. T.			Sosnowski	•	
Borom			Gill		•	Mitchell			Soul		•
Bothe		•	Gleason	•		Morgan		•	Stern		
Boyce		•	Grant	•		Moser		•	Storm	•	
Boyer		•	Groh	•		Mosner		•	Sybert		
Boyles		•	Grumbacher	•		Mudd		•	Taylor, H. E.		•
Bradshaw			Gullett	•		Murphy	•		Taylor, L.		•
Bryson		•	Hanson		•	Murray, D. S.		•	Ulrich		
Burdette		•	Hardwicke		•	Murray, E. C.		•	Vecera	•	
Burgess		•	Hargrove		•	Needle			Wagandt		
Bushong	•		Harkness		•	Neilson		•	Webb	•	
Buzzell			Harris	•		Neumann		•	Ritter		•
Byrnes	•		Henderson		•	Smith, A. W.			Weidemeyer		•
Caldwell			Hickman		•	Pascal	•		Wheatley		
Cardin		•	Hopkins	•		Penniman		•	White		•
Carson			Hostetter	•		Peters	•		Willis		
Case			Hutchinson			Powers		•	Willoner		
Chabot			Jett		•	Price		•	Winslow		
Child			Johnson		•	Pullen		•			
Cicone		•	Kahl	•		Raley		•			

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YEAS	N-V	NAYS
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0 0	0 0	0 0
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2 2	2 2	2 2
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1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4 •
	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
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NOV. 9
DEC. 0



Constitutional Convention

COMMITTEE ON STYLE, DRAFTING AND ARRANGEMENT REPORT NO. S&D-15

THIS REPORT COVERS MATTERS IN

COMMITTEE OF THE WHOLE REPORT NO. 29

December 28 , 1967.

TITLE

1 A Report concerning Committee Recommendation
2 No. JB-2.
3
4 The Committee on Style, Drafting and Arrange-
5 ment recommends that the Committee Recommenda-
6 tion No. JB-2 read as indicated in the attached
7 recommendation.
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Constitutional Convention

COMMITTEE RECOMMENDATION NO. JB-2

PRESENTED BY THE COMMITTEE ON THE JUDICIAL BRANCH
on December 15 , 1967

Approved by the Committee of the Whole with
amendments on December 20 , 1967.

Amendments proposed by the Committee on Style,
Drafting and Arrangement on December 28, 1967.

NOTE - Language deleted is stricken through
- Language added is in italics

TITLE

1 COST OF JUDICIAL BRANCH

2
3 *ARTICLE 5. JUDICIAL BRANCH*

4
5 Section 5.33. Cost of Judicial Branch.

6
7 The cost of *the* operation and administration
8 of the ~~Jjudicial Bbranch of-the-State-Government~~
9 shall be borne exclusively by the State, and all
10 revenues derived from the operation and ad-
11 ministration of the Jjudicial Bbranch shall inure
12 to the State.
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Adoption of Amendments
OF Com on Style
(en bloc) JB-2

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
• President			• Clagett			• Key	•		• Robey, F. C.		
• Tawes			• Clarke, E. J.			• Kiefer	•		• Robie, K. L.		
• Clark, J.	•		• Cleveland	•		• Kirkland	•		• Rollins		
• James	•		• Dabrowski			• Kozer	•		• Rosenstock	•	
• Abramson			• Darby	•		• Kosakowski	•		• Rush	•	
• Adkins			• Della			• Koss	•		• Rybczynski	•	
• Anderson	•		• Dorsey			• Leitzel	•		• Scanlan	•	
• Armor			• Dukes	•		• Linton	•		• Schloeder	•	
• Bamberger			• Dulany			• Lord			• Schneider	•	
• Bard	•		• Eckenrode			• Macdonald	•		• Sherbow		
• Barrick	•		• Finch			• Malkus			• Sickles		
• Baumann	•		• Fornos			• Marion			• Siewierski		
• Beachley			• Fox			• Mason			• Singer		
• Beall	•		• Frederick	•		• Maurer	•		• Smith, J. H.		
• Bennett			• Freedlander			• Mentzer		•	• Smith, M. H.		
• Blair	•		• Gallagher			• Miller, B.			• Sollins		
• Boileau			• Gilchrist			• Miller, E. T.			• Sosnowski		
• Borom			• Gill			• Mitchell			• Soul		
• Bothe	•		• Gleason	•		• Morgan			• Stern		
• Boyce	•		• Grant			• Moser			• Storm		
• Boyer			• Groh			• Mosner	•		• Sybert	•	
• Boyles			• Grumbacher			• Mudd			• Taylor, H. E.		
• Bradshaw			• Gullett			• Murphy	•		• Taylor, L.		
• Bryson			• Hanson			• Murray, D. S.			• Ulrich		
• Burdette			• Hardwicke			• Murray, E. C.			• Vecera		
• Burgess			• Hargrove			• Needle			• Wagandt	•	
• Bushong	•		• Harkness			• Neilson			• Webb		
• Buzzell			• Harris			• Neumann			• Ritter		
• Byrnes	•		• Henderson			• Smith, A. W.			• Weidemeyer		
• Caldwell	•		• Hickman			• Pascal	•		• Wheatley	•	
• Cardin	•		• Hopkins			• Penniman			• White	•	
• Carson	•		• Hostetter	•		• Peters			• Willis		
• Case			• Hutchinson			• Powers			• Willoner		
• Chabot	•		• Jett			• Price	•		• Winslow		
• Child			• Johnson			• Pullen					
• Cicone			• Kahl	•		• Raley					

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6 6	6 6	6 6
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DEL. PRO.	COM. REC.
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2000 200	20 2
3000 300	30 3
4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
MOT. 000	00 0

DATE: 1
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NOV. 9 •
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Com Rec JB-2 as amended

2nd rdg.

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
● President			● Claquett			Key	●		● Robey, F. C.		
● Tawes			● Clarke, E. J.			● Kiefer			● Robie, K. L.		
Clark, J. ●			● Cleveland			● Kirkland			● Rollins		
James ●			● Dabrowski			Koquer ●			● Rosenstock		
Abrams ●			Darby ●			● Kosakowski			Rush ●		
● Adkins			Della		●	● Koss			Rybczynski		
● Anderson			Dorsey ●			Leitzel ●			Scanlan ●		
● Armor			Dukes ●			Linton ●			Schloeder ●		
● Bamberger			● Dulany			● Lord			● Schneider		
Bard ●			● Eckenrode			Macdonald			● Sherbow		
● Barrick			● Finch			● Malkus			● Sickles		
Baumann ●			● Fornos			● Marion			● Siewierski		
● Beachley			● Fox			● Mason			● Singer		
Beall ●			Frederick ●			● Maurer			● Smith, J. H.		
Bennett ●			● Freedlander			● Mentzer			● Smith, M. H.		
● Blair			● Gallagher			● Miller, B.			● Sollins		
● Boileau			● Gilchrist			Miller, E. T.			● Sosnowski		
● Borom			● Gill			● Mitchell			● Soul		
Bothe ●			Gleason ●			● Morgan			● Stern		
Boyce ●			● Grant			● Moser			● Storm		
● Boyer			● Groh			Mosner ●			Sybert ●		
● Boyles			● Grumbacher			● Mudd			● Taylor, H. E.		
● Bradshaw			● Gullett			Murphy ●			● Taylor, L.		
● Bryson			● Hanson			● Murray, D. S.			● Ulrich		
● Burdette			● Hardwicke			● Murray, E. C.			Vecera ●		
● Burgess			● Hargrove			● Needle			Wagandt ●		
Bushong ●			● Harkness			● Neilson			● Webb		
● Buzzell			● Harris			● Neumann			● Ritter		
● Byrnes			● Henderson			● Smith, A. W.			● Weidemeyer		
Caldwell ●			● Hickman			Pascal ●			Wheatley ●		
Cardin ●			● Hopkins			● Penniman			White ●		
Carson ●			● Hostetter			● Peters			● Willis		
● Case			● Hutchinson			● Powers			● Willoner		
Chabot ●			● Jett			Price ●			● Winslow		
● Child			Johnson ●			● Pullen					
● Cicone			Kahl ●			● Raley					

YEAS	N-V	NAYS
100-200	100-200	100-200
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2 2	2 2 ●	2 2
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4 4	● 4 4	4 4
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Constitutional Convention

COMMITTEE ON STYLE, DRAFTING AND ARRANGEMENT REPORT NO. S&D-16

THIS REPORT COVERS MATTERS IN

COMMITTEE OF THE WHOLE REPORT NO. 4, 11, 28

December 28, 1967.

TITLE

1 A Report concerning Committee Recommendations
2 Nos. LB-1, LB-2, and LB-3.

3
4 The Committee on Style, Drafting and Arrange-
5 ment recommends that the Committee Recommenda-
6 tions Nos. LB-1, LB-2, and LB-3 read as indicated
7 in the attached recommendation.

8
9
10 References to "Legislature" were changed to
11 "General Assembly."

12
13 The change in language in Section 3.03 is in-
14 tended to make it clear that each district is
15 represented by but a single legislator.

16
17 The language in the second sentence of Section
18 3.07 was changed to make it clear that both in-
19 cumbent and non-incumbent candidates have a choice
20 of districts in which they may run after a
21 recent redistricting.

22
23 The changed language in Section 3.09 makes it
24 clear that it means the term of members as the
25 period during which an increase of salary is pro-
26 hibited.

27
28 In Section 3.13, the sentence on lines 10
29 through 13 of page 5 was originally reported as
30 Section 4.13 in EB-1.

1 In Section 3.16 the words "and the requisite
2 revenue" were added in lines 12 and 13 on page 6
3 because Section 6.15, Supplementary Appropriations,
4 indicates that "a supplementary appropriation bill
5 shall provide the revenue necessary to pay the
6 appropriation...."

7
8 Section 3.23 was originally Section 7.06 and
9 Section 3.17a. Instead of merely indicating that
10 there are places in the Constitution where there is
11 specific permission for the General Assembly to
12 enact laws which need not in their terms and effects
13 apply throughout the State, an enumeration of the
14 areas where such laws are permissible appears here
15 in one place. The discussions of the Committee of
16 the Whole on GP-3, Conservation, and GP-6, Education,
17 made it clear that laws enacted in these areas by
18 the General Assembly may vary from county to county.
19 The other items enumerated came from the Article
20 on Local Government and the Article on Finance.
21 The last sentence picks up the provisions of
22 Section 3.17a.
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Constitutional Convention

COMMITTEE RECOMMENDATION NO. LB-1, LB-2, LB-3

PRESENTED BY THE COMMITTEE ON THE LEGISLATIVE
BRANCH on Nov. 1, 17, Dec. 15 1967

Approved by the Committee of the Whole with
amendments on Nov. 10, Dec. 2, 20 , 1967.

Amendments proposed by the Committee on Style,
Drafting and Arrangement on Dec. 28 , 1967.

NOTE - Language deleted is stricken through
- Language added is in italics

TITLE

- 1 LEGISLATIVE BRANCH
2
3 ARTICLE 3. LEGISLATIVE BRANCH
4
5 Section 3.01. Legislative Power.
6
7 The legislative power of the State is vested
8 in the General Assembly, which shall consist of
9 two houses, the Senate and the House of Delegates.
10
11 Section 3.01a2. State Capital.
12
13 ~~Annapolis-is-t~~The capital of the State and the
14 meeting place of the ~~legislature~~ *General Assembly*
15 *shall be at Annapolis.*
16
17 Section 3.043. Composition of the Legislature
18 *General Assembly.*
19
20 The number of members of each house of the
21 ~~Legislature~~ *General Assembly* shall be as pre-
22 scribed by law, but the number of delegates shall
23 not exceed one hundred twenty and the number of
24 senators shall be one-third the number of dele-

1 gates. ~~Each~~ *Only one* delegate shall represent
2 ~~one a~~ delegate district and ~~each only one~~ senator
3 shall represent ~~one a~~ senate district. Each senate
4 district shall be ~~composed~~ *consist* of three whole
5 delegate districts.

6
7 Section 3.024. Legislative Districts.
8

9 The State shall be divided by law into districts
10 for the election of members of the Senate. and
11 *Each senate district shall be subdivided into three*
12 districts for the elections of members of the House
13 of Delegates. *The population represented by each*
14 *senator shall be substantially equal, as shall the*
15 *population represented by each delegate.* Each
16 district shall consist of adjoining territory and
17 be compact in form. Due regard shall be given to
18 natural boundaries and the boundaries of political
19 subdivisions. ~~The number of persons represented~~
20 ~~by each Senator shall be substantially equal, and~~
21 ~~the number of persons represented by each delegate~~
22 ~~shall be substantially equal.~~ ~~The~~ *Boundaries of*
23 districts shall be ~~re-established~~ *drawn consistent*
24 *with according to* these standards prior to the ~~state-~~
25 wide general election in 1970 and every twentieth
26 year thereafter, and prior to the ~~statewide~~ general
27 election in 1982 and every twentieth year thereafter.

28
29 Section 3.035. Redistricting Commission.
30

31 Six months before the first day of a regular
32 session of the General Assembly in ~~any the~~ year in
33 which redistricting is to be effective, the presiding
34 officer, ~~and the~~ minority leader of each house ~~of the~~
35 ~~General Assembly~~ shall each appoint two persons to a
36 commission on legislative redistricting. The Governor
37 shall appoint an additional member who shall serve as
38 ~~the~~ chairman of the commission. No member of the com-
39 mission shall hold a popularly elected office in the ~~s~~State.

40 Section 3.03a6. Legislative Redistricting Procedure.
41

42 The commission on legislative redistricting shall
43 submit a ~~redistricting~~ plan to the Governor who shall
44 transmit ~~the plan it~~ to the General Assembly by the
45 first day of the regular session in ~~any the~~ year
46 in which redistricting is to be effective. If ~~any~~
47 ~~other plan the General Assembly has not been provided~~
48 ~~prescribed a redistricting plan~~ by law within seventy
49 days after the transmission of the commission plan
50 to the General Assembly, then the commission plan

1 shall become law. ~~Upon petition of any registered~~
2 ~~voter,~~ The Court of Appeals shall have original
3 jurisdiction, *upon petition of any qualified voter,*
4 to review the ~~new plan of~~ redistricting ~~which becomes~~
5 ~~or would become~~ law and the plan of the commission
6 if it has not become law. If a ~~plan~~ *redistricting*
7 *law* enacted by the General Assembly is found to be
8 *invalid* by the Court of Appeals ~~to be unlawful~~, then
9 the commission plan shall become law. If the Court
10 of Appeals finds the commission plan ~~is unlawful~~-
11 *invalid*, then the Court of Appeals shall grant appropri-
12 ate relief for the conduct of the impending election.

13
14 Section 3.057. Qualifications of Legislators.

15
16 ~~To be eligible as a~~ A senator or a delegate, ~~a~~
17 ~~person~~ shall be a *qualified registered* voter of the
18 State of Maryland at the time of his election or
19 appointment, shall have been a resident of the State
20 for at least two years immediately preceding his
21 election or appointment, and shall have been a
22 resident of his senate district for at least six
23 months immediately preceding his election or ap-
24 pointment. ~~If, however,~~ any redistricting plan for
25 senate districts has been adopted within one year
26 before a general election for the General Assembly,
27 ~~he shall be eligible in that general~~ a candidate
28 *for the office of senator or delegate may also seek*
29 ~~election to run either in the senate district in which~~
30 ~~he resides or~~ in any *other new* senate district con-
31 taining fifty percent or more of the population of
32 the senate district in which he resided prior to
33 redistricting. ~~To be eligible as~~ *At the time of his*
34 *election or appointment* a senator, ~~a person~~ shall
35 have attained the age of twenty-five years, and, ~~to~~
36 ~~be eligible as~~ a delegate, ~~he~~ shall have attained the
37 age of twenty-one years, ~~at the time of his election~~
38 ~~or appointment.~~

39
40 Section 3.068. Election of Legislators and Term of
41 Office.

42
43 A member of the General Assembly shall be elected
44 by the *qualified* voters of the legislative district
45 from which he seeks election, to serve for a term
46 beginning at noon on the second Wednesday of
47 December following his election and ending at noon
48 on the second Wednesday of December in the fourth
49 year thereafter.
50

1 Section 3.089. Compensation of Legislators.

2
3 The A members of the General Assembly shall receive
4 ~~such the~~ salary and allowances ~~as may be~~ prescribed
5 by law. ~~Increases in~~ The salary of a member shall
6 ~~not apply to the General Assembly which enacted them~~
7 *be increased during his term of office.* No senator
8 or delegate shall be paid daily living expenses during
9 regular sessions of the General Assembly.

10
11 Section 3.0710. Vacancies.

12
13 ~~The method of filling a~~ A vacancy in the General
14 Assembly shall be *filled* as prescribed by law,
15 ~~provided that the An~~ appointee ~~to succeed a party~~
16 member shall be a member of the same *political*
17 party as *his predecessor.* ~~An appointee~~ The person
18 ~~chosen to fill the vacancy~~ shall serve only until
19 the next statewide general election held ~~more than~~
20 *at least* ninety days after the vacancy occurs,
21 *at that which* election ~~any the remaining portion~~
22 *remainder* of the ~~unexpired~~ term shall be filled.

23
24 Section 3.0911. Limitation on Appointment of
25 Legislators to Other Offices.

26
27 No ~~member of person~~ elected or appointed to the
28 General Assembly shall, during ~~the his~~ term of office
29 ~~for which he was elected or appointed~~, be appointed
30 to any office which shall have been created, or *for*
31 *which* the compensation *has been* increased, by the
32 General Assembly during ~~such his~~ term.

33
34 Section 3.102. Immunity of Legislators.

35
36 Words used by a member of the General Assembly ~~during~~
37 ~~any of in~~ its proceedings, including the proceedings of
38 any committees and subcommittees, shall be absolutely
39 privileged, and a member shall not be liable therefor
40 in any civil action or criminal prosecution.

41
42 Section 3.123. Legislative Sessions.

43
44 The General Assembly may ~~provide~~ *prescribe* by law for
45 an organization session prior to the convening of
46 the regular session. The General Assembly shall con-
47 vene in regular session on the third Wednesday of
48 January of each year, unless otherwise prescribed by
49 law, and may continue in session for a period not
50 longer than ninety days; provided that by the affirmative

1 vote of a majority of the members of each house
2 a session may be extended for a period not longer
3 than thirty days, and that by the affirmative vote
4 of three-fifths of the members of each house a
5 session may be extended a second time for a period
6 not longer than thirty days. The Governor may
7 convene a special session of the General Assembly
8 at any time and must convene a special session
9 upon the written request of three-fifths of all
10 the members of each house. *The Governor may, on*
11 *extraordinary occasions, convene the Senate by*
12 *proclamation, stating the purpose for which he*
13 *has convened it.* The presiding officer of the House
14 of-Delegates Senate and the presiding officer of the
15 Senate House of Delegates, acting concurrently,
16 may convene a special session of the General Assembly
17 at any time.

18
19 Section 3.134. Organization of General Assembly.
20

21 Each house shall be the judge of the qualifi-
22 cations and selection of its members, as prescribed
23 by this Constitution and the laws of this State.
24 Each house shall elect its own officers and determine
25 its rules of procedure, and may permit its committees
26 to meet between sessions of the General Assembly.
27 Each house, by the affirmative vote of a majority
28 of all its members, may compel the attendance and
29 testimony of witnesses and the production of records
30 and papers either before the house as a whole or
31 before any of its committees, provided that the
32 rights and the records and papers of all witnesses
33 in such cases ~~shall-have-been~~ are protected by law.
34 Each house may punish a member, for disorderly or
35 disrespectful behavior, by the affirmative vote of
36 a majority of all its members.
37 Each house may expel a member by the affirmative
38 vote of three-fifths of all its members.
39
40

41 Section 3.145. Quorum.
42

43 A majority of all the members of each house
44 shall constitute a quorum for the transaction of
45 business ~~in-each-house~~, but a smaller number may
46 adjourn from day to day.
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1 Section 3.156. Form of Laws.

2
3 ~~The style of~~ Every law of this State shall
4 be styled: "Be it enacted by the General Assembly
5 of Maryland;". ~~and~~ The General Assembly shall
6 enact no law except by bill. The subject of
7 every law shall be described in its title. Every
8 law enacted by the General Assembly, except
9 supplementary appropriation laws, shall embrace
10 only one subject, ~~which shall be described in its~~
11 ~~title.~~ All supplementary appropriation laws shall
12 be limited to the subject of appropriations, ~~and~~
13 ~~the requisite revenue;~~ the purpose or purposes
14 of which shall be clearly defined ~~therein stated~~
15 ~~in each law.~~ No law ~~nor~~ or section of law shall be
16 revived or amended by reference *only* to its title
17 or section, ~~only~~, nor shall any law be construed
18 by reason of its title to grant powers or confer
19 rights which are not expressly contained in the
20 body of the act. ~~It shall be the duty of~~ The
21 General Assembly, in amending any article or
22 section of the code of laws of this State, ~~to~~
23 *shall* enact the article, section or law as it would
24 read when amended.

25
26 Section 3.167. Consideration of Bills.

27
28 A ~~b~~Bills may originate *originating* in either house
29 of the General Assembly ~~and may be altered~~, amended,
30 passed, or rejected by the other. No vote *shall be*
31 taken on final passage of a bill ~~shall be taken~~ until
32 the bill and all amendments *to it thereto are* ~~shall~~
33 be in writing. ~~Except during the first four days~~
34 ~~at a special session or except upon the affirmative~~
35 ~~vote of three-fifths of all the members of the house~~
36 ~~in which suspension is requested,~~ No vote on final
37 passage of a bill shall be taken until the fifth
38 calendar day after its introduction in the house of
39 origin and until the second calendar day after it
40 reaches the second house: *except upon the affirmative*
41 *vote of three-fifths of all the members of the house*
42 *in which the bill is pending or except during the*
43 *first four days of a special session.* The General
44 Assembly may provide by law that pending bills
45 ~~shall be continued for two consecutive~~ *may be carried*
46 *over to the next regular sessions within a term of*
47 the same General Assembly.

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1 Section 3.178. Passage of Bills.

2
3 No bill shall be enacted nor shall a resolu-
4 tion requiring the action of both houses be adopted
5 unless it is passed in each house by a majority
6 of all the members of that house. A vote in joint
7 session or by either house on any bill or resolution
8 or for the election or confirmation of any state
9 officer shall be taken only in public session.

10
11 Section 3.17a19. Journals.

12
13 *Each house of the General Assembly shall*
14 *provide by rule ~~that each house shall keep~~ for a*
15 *current daily journal of its proceedings, which*
16 *shall be open to public inspection at all reasonable*
17 *times, and for a transcript of its debate. The*
18 *General Assembly Each house shall provide by rule*
19 *that the daily journal ~~of each house~~ shall be*
20 *published as soon as practicable and that the tran-*
21 *script of debates shall be available at reasonable*
22 *times to the public. The General Assembly Each*
23 *house shall provide by rule that all final committee*
24 *votes on all bills in both houses shall be entered,*
25 *in individual by recorded votes of individual members,*
26 *in the daily journal of the appropriate that house.*
27 *The General Assembly Each house shall provide the*
28 *by rule that, on final passage of a bill, or*
29 *resolution, including a bill-preposing proposal for*
30 *a constitutional amendment, or of a resolution, the*
31 *vote cast by each member shall be recorded in the*
32 *daily journal of the that house of which he is a*
33 *member.*

34
35 Section 3.17b20. Effective Date of Laws.

36
37 No Each law passed by the General Assembly shall
38 take effect ~~until~~ on the first day of July following
39 after passage unless otherwise expressly declared
40 therein another time is prescribed in the law.
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1 Section 3.03b21. Congressional Districts.

2
3 The State shall be divided by law into
4 congressional districts for the election of
5 members of the United States House of Repre-
6 sentatives. The difference between the popu-
7 lations of the largest and smallest congres-
8 sional districts in the State shall not exceed
9 ten per cent of the mean population of all
10 congressional districts. Each congressional
11 district shall consist of adjoining territory
12 and be compact in form. Due regard shall be
13 given to natural boundaries and the boundaries
14 of political subdivisions. ~~The~~ *b*Boundaries of
15 congressional districts shall be ~~established~~ *drawn*
16 according to these standards ~~immediately~~ prior
17 to the statewide-congressional general election
18 in 1972 and every tenth year thereafter.

19
20 Section 3.03e22. Congressional Redistricting
21 Procedure.

22
23 The commission on legislative redistricting
24 shall submit a congressional redistricting plan
25 to the Governor, who shall transmit the plan to
26 the General Assembly by the first day of the
27 regular session in *any the* year in which congres-
28 sional redistricting is to be effective. The
29 General Assembly shall *prescribe by law a congres-*
30 *sional redistricting plan or the commission plan.*
31 ~~enact-either-the-commission-plan-or-a-congressional~~
32 ~~redistricting-plan-of-its-own.~~

33
34 Section 7.063.23. General Application of Laws.

35
36 ~~Except-as-otherwise-provided-in-this-Constitution~~
37 ~~and-except-with-respect-to-appropriations-and-laws~~
38 ~~providing-for-and-regulating-the-powers-of-depart-~~
39 ~~ments,-agencies-or-instrumentalities-of-the-State~~
40 ~~performing-a-state-and-not-a-local-function,-t~~*The*
41 General Assembly shall enact no public ~~local~~ laws
42 ~~and-shall-enact-only-public~~ *except* general laws,
43 ~~which-are-defined-as-laws~~ which in their terms and
44 effects apply throughout the State. *No county shall*
45 *be exempt from a public general law.* The General
46 Assembly ~~may-nevertheless-enable-any~~ shall have the
47 power, notwithstanding the limitations imposed by
48 this Section, to enact laws pertaining to appropria-
49 tions; providing for or regulating the powers of
50 departments, agencies, or instrumentalities of the

1 State which perform a state and not a local function;
2 pertaining to public education; pertaining to natural
3 environment and resources; pertaining to multi-county
4 governmental units; providing for the establishment,
5 merger, or dissolution of counties or for the altera-
6 tion of their boundaries; granting, limiting, or
7 withdrawing the taxing powers of a county or counties;
8 or empowering a county or counties, subject to any
9 standards that the General Assembly may provide by
10 law, to exercise any power or perform any function
11 denied to other counties;~~subject to such standards~~
12 ~~as the General Assembly may prescribe.~~ No county
13 shall be exempt from a public general law. This
14 Section shall not be construed to limit any power
15 of Section 3-17a.~~Special Legislation.~~
16 The General Assembly, shall pass no otherwise exist-
17 ing under this Constitution, to enact special laws,
18 except that a special law when shall not be enacted
19 for any situation for which a general law is applicable.

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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Adoption of Amend.'s
by Com. on Style
as modified with exception
of § 3.03, 3.04, 3.23

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
• President			• Clagett			• Key	•		• Robey, F. C.		
• Tawes	•		• Clarke, E. J.			• Kiefer	•		• Robie, K. L.		
• Clark, J.			• Cleveland			• Kirkland			• Rollins		
• James			• Dabrowski			• Koger			• Rosenstock		
• Abramson			• Darby			• Kosakowski			• Rush		
• Adkins			• Della	•		• Koss			• Rybczynski		
• Anderson			• Dorsey	•		• Leitzel	•		• Scanlan	•	
• Armor			• Dukes	•		• Linton	•		• Schloeder		
• Bamberger			• Dulany			• Lord	•		• Schneider		
• Bard	•		• Eckenrode			• Macdonald			• Sherbow		
• Barrick			• Finch			• Malkus			• Sickles		
• Baumann	•		• Fornos			• Marion			• Siewierski		
• Beachley			• Fox	•		• Mason			• Singer		
• Beall	•		• Frederick			• Maurer			• Smith, J. H.		
• Bennett			• Freedlander			• Mentzer			• Smith, M. H.		
• Blair			• Gallagher			• Miller, B.			• Sollins		
• Boileau			• Gilchrist			• Miller, E. T.			• Sosnowski		
• Borom			• Gill			• Mitchell			• Soul		
• Bothe			• Gleason	•		• Morgan			• Stern		
• Boyce			• Grant			• Moser			• Storm	•	
• Boyer			• Groh			• Mosner	•		• Sybert	•	
• Boyles			• Grumbacher			• Mudd			• Taylor, H. E.		
• Bradshaw			• Gullett			• Murphy			• Taylor, L.		
• Bryson			• Hanson			• Murray, D. S.			• Ulrich		
• Burdette			• Hardwicke			• Murray, E. C.			• Vecera		
• Burgess			• Hargrove			• Needle			• Wagandt	•	
• Bushong	•		• Harkness			• Neilson			• Webb	•	
• Buzzell			• Harris			• Neumann			• Ritter		
• Byrnes			• Henderson			• Smith, A. W.			• Weidemeyer		
• Caldwell	•		• Hickman			• Pascal	•		• Wheatley		
• Cardin	•		• Hopkins			• Penniman			• White		
• Carson			• Hostetter			• Peters			• Willis		
• Case			• Hutchinson			• Powers			• Willoner		
• Chabot	•		• Jett			• Price	•		• Winslow		
• Child			• Johnson			• Pullen					
• Cicone			• Kahl	•		• Raley					

YEAS	N-V	NAYS
100-200	100-200	100-200
• 0 0	0 0	• 0 0
1 1	1 1	1 1
2 2	2 2	2 2
3 3	• 3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
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RESO.	600
2-R.	700
3-R.	800
QUO.	900
MOT.	000

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MAR.		2								
APR.		3								
MAY		4								
JUN.		5								
JUL.		6								
SEPT.		7								
OCT.		8								
NOV.		9								
DEC.		0								

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Com. Rec LB-1; 2, 3 as amended with excep-
tion of § 3.03.-3.04-3.14
3.19-3.23

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
● President			● Clagett			● Key			● Robey, F. C.		
● Tawes ●			● Clarke, E. J.			● Kiefer			● Robie, K. L.		
● Clark, J.			● Cleveland ●			● Kirkland			● Rollins ●		
● James			● Dabrowski			● Koqer			● Rosenstock		
● Abramson			● Darby			● Kosakowski			● Rush ●		
● Adkins			● Della ●			● Koss			● Rybczynski		
● Anderson			● Dorsey			● Leitzel ●			● Scanlan ●		
● Armor			● Dukes			● Linton			● Schloeder		
● Bamberger			● Dulany			● Lord			● Schneider		
● Bard ●			● Eckenrode			● Macdonald			● Sherbow		
● Barrick			● Finch			● Malkus			● Sickles		
● Baumann			● Fornos			● Marion			● Siewierski		
● Beachley			● Fox ●			● Mason			● Singer ●		
● Beall ●			● Frederick			● Maurer			● Smith, J. H.		
● Bennett			● Freedlander			● Mentzer			● Smith, M. H.		
● Blair			● Gallagher			● Miller, B.			● Sollins		
● Boileau			● Gilchrist			● Miller, E. T.			● Sosnowski		
● Borom			● Gill			● Mitchell ●			● Soul		
● Bothe			● Gleason ●			● Morgan			● Stern		
● Boyce			● Grant ●			● Moser ●			● Storm ●		
● Boyer ●			● Groh			● Mosner ●			● Sybert ●		
● Boyles			● Grumbacher			● Mudd			● Taylor, H. E.		
● Bradshaw			● Gullett ●			● Murphy ●			● Taylor, L.		
● Bryson			● Hanson			● Murray, D. S.			● Ulrich		
● Burdette			● Hardwicke			● Murray, E. C.			● Vecera ●		
● Burgess			● Hargrove			● Needle			● Wagandt ●		
● Bushong ●			● Harkness ●			● Neilson			● Webb ●		
● Buzzell			● Harris			● Neumann			● Ritter		
● Byrnes			● Henderson			● Smith, A. W.			● Weidemeyer		
● Caldwell ●			● Hickman			● Pascal			● Wheatley		
● Cardin ●			● Hopkins			● Penniman			● White		
● Carson ●			● Hostetter ●			● Peters ●			● Willis		
● Case			● Hutchinson			● Powers			● Willoner		
● Chabot ●			● Jett			● Price ●			● Winslow		
● Child			● Johnson			● Pullen					
● Cicone			● Kahl ●			● Raley					

YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0 ●
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3 ●	3 3
4 4	4 4 ●	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8
● 9 9 ●	9 9	9 9

DEL. PRO.	COM. REC.
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	50 5
RESO. 600	60 6
● 2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
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JAN. 2
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SEPT. 7
OCT. 8
NOV. 9
● DEC. 0 ●

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

*Approval of Com on
Style Amends to
§ 3.03 & § 3.04 to LB-1*

YEAS	N-V	NAYS
• President		
Tawes •		
Clark, J. •		
• James		
Abramson		
• Adkins		
Anderson •		
• Armor		
• Bamberger		
Bard •		
• Barrick		
Baumann •		
• Beachley		
Beall •		
• Bennett		
• Blair		
Boileau •		
Borom •		
• Bothe		
• Boyce		
• Boyer		
Boyles •		
• Bradshaw		
• Bryson		
• Burdette		
Burgess •		
Bushong •		
• Buzzell		
• Byrnes		
Caldwell •		
• Cardin		
Carson •		
Case •		
• Chabot		
• Child		
• Cicone		

YEAS	N-V	NAYS
• Clagett		
• Clarke, E. J.		
• Cleveland		
Dabrowski		
• Darby		
Della •		
Dorsey •		
Dukes •		
• Dulany		
• Eckenrode		
• Finch		
Fornos •		
Fox •		
Frederick		•
Freedlander		
• Gallagher		
• Gilchrist		
• Gill		
• Gleason		
• Grant		
• Groh		
Grumbacher		
• Gullett		
• Hanson		
• Hardwicke		
Hargrove •		
• Harkness		
Harris •		
• Henderson		
• Hickman		
• Hopkins		
• Hostetter		
• Hutchinson		
• Jett		
• Johnson		
• Kahl		

YEAS	N-V	NAYS
• Key		
• Kiefer		
Kirkland •		
• Kozer		
• Kosakowski		
Koss •		
• Leitzel		
• Linton		
Lord •		
• Macdonald		
Malkus •		
• Marion		
Mason •		
• Maurer		
• Mentzer		
• Miller, B.		
Miller, E. •		
• Mitchell		
• Morgan		
• Moser		
• Mosner		
• Mudd		
• Murphy		
• Murray, D. S.		
• Murray, E. C.		
• Needle		
• Neilson		
• Neumann		
• Smith, A. W.		
Pascal •		
• Penniman		
• Peters		
• Powers		
• Price		
• Pullen		
• Raley		

YEAS	N-V	NAYS
Robey, F. C.		
• Robie, K. L.		
• Rollins		
• Rosenstock		
• Rush		
• Rybczynski		
• Scanlan		
Schloeder •		
• Schneider		
• Sherbow		
• Sickles		
• Siewierski		
Singer •		
• Smith, J. H.		
• Smith, M. H.		
• Sollins		
• Sosnowski		
• Soul		
Stern •		
Storm		•
• Sybert		
• Taylor, H. E.		
Taylor, L. •		
Ulrich •		
Vecera		•
• Wagandt		
Webb •		
Ritter •		
• Weidemeyer		
• Wheatley		
• White		
Willis •		
• Willoner		
• Winslow		

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YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	• 0 0
1 1	1 1 •	1 1
2 2	2 2	2 2
3 3	3 3	3 3 •
4 4	• 4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8 •	8 8	8 8
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DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
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OCT. 8 —
NOV. 9 —
DEC. 0 —

Adoption of Sections

CONSTITUTIONAL CONVENTION OF MARYLAND 3.03, 3.04, 3.14,
1967 3.23 to L13-1 as amended
ROLL CALL

YEAS N-V NAYS

● President
Tawes ●
Clark, J. ●
● James
Abramson
● Adkins
● Anderson
● Armor
● Bamberger
Bard ●
● Barrick
Baumann ●
● Beachley
Beall ●
● Bennett
● Blair
Boileau ●
Borom ●
● Bothe
● Boyce
● Boyer
Boyles ●
● Bradshaw
● Bryson
● Burdette
Burgess ●
Bushong ●
● Buzzell
● Byrnes
● Caldwell
● Cardin
Carson ●
● Case
● Chabot
● Child
● Cicone

YEAS N-V NAYS

● Clagett
Clarke, E. J.
● Cleveland
Dabrowski
● Darby
Della ●
Dorsey ●
Dukes ●
● Dulany
● Eckenrode
● Finch
● Fornos
Fox ●
Frederick ●
Freedlander ●
● Gallagher
● Gilchrist
● Gill
Gleason ●
● Grant
● Groh
Grumbacher
● Gullett
● Hanson
● Hardwicke
Hargrove ●
● Harkness
Harris ●
● Henderson
● Hickman
● Hopkins
● Hostetter
Hutchinson ●
● Jett
Johnson ●
Kahl ●

YEAS N-V NAYS

● Key
● Kiefer
Kirkland ●
● Koeger
● Kosakowski
Koss ●
● Leitzel
● Linton
Lord ●
Macdonald ●
Malkus ●
● Marion
Mason ●
● Maurer
● Mentzer
● Miller, B.
Miller, E. T.
● Mitchell
● Morgan
● Moser
● Mosner
● Mudd
Murphy ●
● Murray, D. S.
● Murray, E. C.
● Needle
● Neilson
● Neumann
● Smith, A. W.
Pascal ●
● Penniman
Peters ●
● Powers
● Price
● Pullen
● Raley

YEAS N-V NAYS

● Robey, F. C.
● Robie, K. L.
● Rollins
● Rosenstock
Rush ●
Rybczynski ●
● Scanlan
● Schloeder
● Schneider
● Sherbow
● Sickles
● Siewierski
Singer ●
● Smith, J. H.
● Smith, M. H.
● Sollins
● Sosnowski
Soul ●
Stern ●
Storm ●
● Sybert
● Taylor, H. E.
Taylor, L.
● Ulrich
Vecera ●
● Wagandt
Webb ●
Ritter ●
● Weidemeyer
Wheatley ●
● White
Willis ●
● Willoner
Winslow

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33

17

YEAS
100-200

0 0
1 1
2 2 ●
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N-V
100-200

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● 3 3 ●
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NAYS
100-200

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DEL. PRO.

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3-R. 800
QUO. 900
MOT. 000

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SEPT. 7
OCT. 8
NOV. 9
DEC. 0

Constitutional Convention

AMENDMENT NO. 1

As Amended by Report No. S&D-16
~~xxxxxxx~~

To Committee Recommendation No. LB-1, LB-2, LB-3

BY DELEGATE GALLAGHER

1 On page 3 Section 3.07 Qualifications of
2 Legislators in lines 24 and 25 strike out the
3 words: "for senate districts".
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INTERNATIONAL DOCUMENTS

1970-1971

THE INTERNATIONAL DOCUMENTS
1970-1971

THE INTERNATIONAL DOCUMENTS
1970-1971

THE INTERNATIONAL DOCUMENTS
1970-1971

THE INTERNATIONAL DOCUMENTS
1970-1971

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 1 to LB-1
(style)
-2
-3

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	2nd ndg YEAS	N-V	NAYS
• President			• Clagett			• Key			• Robey, F. C.		
• Tawes			• Clarke, E. J.			• Kiefer			• Robie, K. L.		
• Clark, J.			• Cleveland			• Kirkland			• Rollins		
• James			• Dabrowski			• Koeger			• Rosenstock		
• Abramson			• Darby			• Kosakowski			• Rush		
• Adkins			• Della			• Koss			• Rybczynski		
• Anderson			• Dorsey			• Leitzel			• Scanlan		
• Armor			• Dukes			• Linton			• Schloeder		
• Bamberger			• Dulany			• Lord			• Schneider		
• Bard			• Eckenrode			• Macdonald			• Sherbow		
• Barrick			• Finch			• Malkus			• Sickles		
• Baumann			• Fornos			• Marion			• Siewierski		
• Beachley			• Fox			• Mason			• Singer		
• Beall			• Frederick			• Maurer			• Smith, J. H.		
• Bennett			• Freedlander			• Mentzer			• Smith, M. H.		
• Blair			• Gallagher			• Miller, B.			• Sollins		
• Boileau			• Gilchrist			• Miller, E. T.			• Sosnowski		
• Borom			• Gill			• Mitchell			• Soul		
• Bothe			• Gleason			• Morgan			• Stern		
• Boyce			• Grant			• Moser			• Storm		
• Boyer			• Groh			• Mosner			• Sybert		
• Boyles			• Grumbacher			• Mudd			• Taylor, H. E.		
• Bradshaw			• Gullett			• Murphy			• Taylor, L.		
• Bryson			• Hanson			• Murray, D. S.			• Ulrich		
• Burdette			• Hardwicke			• Murray, E. C.			• Vecera		
• Burgess			• Hargrove			• Needle			• Wagandt		
• Bushong			• Harkness			• Neilson			• Webb		
• Buzzell			• Harris			• Neumann			• Ritter		
• Byrnes			• Henderson			• Smith, A. W.			• Weidemeyer		
• Caldwell			• Hickman			• Pascal			• Wheatley		
• Cardin			• Hopkins			• Penniman			• White		
• Carson			• Hostetter			• Peters			• Willis		
• Case			• Hutchinson			• Powers			• Willoner		
• Chabot			• Jett			• Price			• Winslow		
• Child			• Johnson			• Pullen					
• Cicone			• Kahl			• Raley					

YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
MOT. 000	00 0

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SEPT. 7
OCT. 8
NOV. 9
DEC. 0

Constitutional Convention

AMENDMENT NO. 2

As Amended by Report No. S&D-16

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. LB-1, LB-2, LB-3

BY DELEGATE GALLAGHER

1 On page 4 Section 3.12 Immunity of Legislators
2 in line 37 after the word "in" add the words:
3 "any of".
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THE UNIVERSITY OF CHICAGO

OFFICE OF THE DEAN

THE UNIVERSITY OF CHICAGO
540 EAST 58TH STREET
CHICAGO, ILLINOIS 60637

THE UNIVERSITY OF CHICAGO
540 EAST 58TH STREET
CHICAGO, ILLINOIS 60637

THE UNIVERSITY OF CHICAGO
540 EAST 58TH STREET
CHICAGO, ILLINOIS 60637

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 2 to LB-1
(style)
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YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	2nd YEAS	rdg N-V	NAYS
• President			• Clagett			• Key	•		• Robey, F. C.		
• Tawes			• Clarke, E. J.			• Kiefer			• Robie, K. L.		
• Clark, J.			• Cleveland	•		• Kirkland			• Rollins	•	
• James			• Dabrowski			• Koeger			• Rosenstock		
• Abramson	•		• Darby	•		• Kosakowski	•		• Rush	•	
• Adkins	•		• Della			• Koss	•		• Rybczynski		
• Anderson	•		• Dorsey			• Leitzel	•		• Scanlan	•	
• Armor			• Dukes	•		• Linton			• Schloeder	•	
• Bamberger			• Dulany			• Lord			• Schneider		
• Bard	•		• Eckenrode	•		• Macdonald	•		• Sherbow		
• Barrick			• Finch			• Malkus			• Sickles		
• Baumann			• Fornos			• Marion			• Siewierski		
• Beachley			• Fox			• Mason			• Singer		
• Beall	•		• Frederick			• Maurer			• Smith, J. H.		
• Bennett	•		• Freedlander			• Mentzer			• Smith, M. H.		
• Blair			• Gallagher			• Miller, B.			• Sollins		
• Boileau			• Gilchrist			• Miller, E. T.	•		• Sosnowski	•	
• Borom			• Gill			• Mitchell	•		• Soul		
• Bothe			• Gleason	•		• Morgan			• Stern		
• Boyce			• Grant			• Moser			• Storm	•	
• Boyer			• Groh			• Mosner	•		• Sybert	•	
• Boyles			• Grumbacher			• Mudd			• Taylor, H. E.		
• Bradshaw			• Gullett			• Murphy			• Taylor, L.		
• Bryson			• Hanson			• Murray, D. S.			• Ulrich		
• Burdette			• Hardwicke	•		• Murray, E. C.			• Vecera		
• Burgess			• Hargrove			• Needle			• Wagandt		
• Bushong	•		• Harkness			• Neilson			• Webb		
• Buzzell			• Harris			• Neumann			• Ritter		
• Byrnes	•		• Henderson			• Smith, A. W.			• Weidemeyer		
• Caldwell	•		• Hickman			• Pascal			• Wheatley		
• Cardin	•		• Hopkins			• Penniman			• White		
• Carson			• Hostetter			• Peters			• Willis	•	
• Case	•		• Hutchinson			• Powers			• Willoner		
• Chabot	•		• Jett			• Price	•		• Winslow		
• Child			• Johnson			• Pullen					
• Cicone			• Kahl			• Raley					

YEAS	N-V	NAYS
100-200	100-200	100-200
• 0 0	• 0 0	• 0 0
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	• 4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
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8 8	8 8	8 8
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DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
MOT. 000	00 0

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OCT. 8
NOV. 9
DEC. 0

Constitutional Convention

AMENDMENT NO. 3

As Amended by Report No. S&D-16

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. LB-1, LB-2, LB-3

BY DELEGATE GALLAGHER

1 On page 5 Section 3.14 Organization of General
 2 Assembly in line 25 and in line 31 respectively
 3 in each instance after the word "committees" add
 4 the words "and subcommittees".

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Constitutional Convention

1890-1891

Constitutional Convention
1890-1891

Constitutional Convention
1890-1891

Constitutional Convention
1890-1891

Constitutional Convention
1890-1891

Constitutional Convention
1890-1891

Constitutional Convention
1890-1891

Constitutional Convention
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Constitutional Convention
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Constitutional Convention
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Constitutional Convention
1890-1891

Constitutional Convention
1890-1891

Constitutional Convention
1890-1891

Constitutional Convention
1890-1891

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 3 to LB-1
(style) LB-2
LB-3

2nd ndy
YEAS N-V NAYS

YEAS	N-V	NAYS
• President		
• Tawes		
• Clark, J.		
• James		
• Abramson		
• Adkins		
• Anderson		
• Armor		
• Bamberger		
• Bard		
• Barrick		
• Baumann		
• Beachley		
• Beall		
• Bennett		
• Blair		
• Boileau		
• Borom		
• Bothe		
• Boyce		
• Boyer		
• Boyles		
• Bradshaw		
• Bryson		
• Burdette		
• Burgess		
• Bushong		
• Buzzell		
• Byrnes		
• Caldwell		
• Cardin		
• Carson		
• Case		
• Chabot		
• Child		
• Cicone		

YEAS	N-V	NAYS
• Clagett		
• Clarke, E. J.		
• Cleveland		
• Dabrowski		
• Darby		
• Della		
• Dorsey		
• Dukes		
• Dulany		
• Eckenrode		
• Finch		
• Fornos		
• Fox		
• Frederick		
• Freedlander		
• Gallagher		
• Gilchrist		
• Gill		
• Gleason		
• Grant		
• Groh		
• Grumbacher		
• Gullett		
• Hanson		
• Hardwicke		
• Hargrove		
• Harkness		
• Harris		
• Henderson		
• Hickman		
• Hopkins		
• Hostetter		
• Hutchinson		
• Jett		
• Johnson		
• Kahl		

YEAS	N-V	NAYS
• Key		
• Kiefer		
• Kirkland		
• Koqer		
• Kosakowski		
• Koss		
• Leitzel		
• Linton		
• Lord		
• Macdonald		
• Malkus		
• Marion		
• Mason		
• Maurer		
• Mentzer		
• Miller, B.		
• Miller, E. T.		
• Mitchell		
• Morgan		
• Moser		
• Mosner		
• Mudd		
• Murphy		
• Murray, D. S.		
• Murray, E. C.		
• Needle		
• Neilson		
• Neumann		
• Smith, A. W.		
• Pascal		
• Penniman		
• Peters		
• Powers		
• Price		
• Pullen		
• Raley		

YEAS	N-V	NAYS
• Robey, F. C.		
• Robie, K. L.		
• Rollins		
• Rosenstock		
• Rush		
• Rybczynski		
• Scanlan		
• Schloeder		
• Schneider		
• Sherbow		
• Sickles		
• Siewierski		
• Singer		
• Smith, J. H.		
• Smith, M. H.		
• Sollins		
• Sosnowski		
• Soul		
• Stern		
• Storm		
• Sybert		
• Taylor, H. E.		
• Taylor, L.		
• Ulrich		
• Vecera		
• Wagandt		
• Webb		
• Ritter		
• Weidemeyer		
• Wheatley		
• White		
• Willis		
• Willoner		
• Winslow		

YEAS	N-V	NAYS
100-200	100-200	100-200
• 0 0	0 0	• 0 0
1 1	1 1	• 1 1
2 2	2 2	2 2
3 3	3 3	3 3
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DEL. PRO.	COM. REC.
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Constitutional Convention

AMENDMENT NO. 4

As Amended by Report No. S&D-16

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To Committee Recommendation No. LB-1, LB-2, LB-3

BY DELEGATE CASE

1 On page 6 Section 3.16 Form of Laws in line 8
2 after the word "except" add the words "the budget
3 law and";
4
5 and in line 11 strike out the word "All" and insert
6 in lieu thereof the words: "The budget law and all";
7
8 and in line 12 after the words "subject of" add the
9 words "budget and".
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 4 to LB-1
(style)

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2nd ndg.

YEAS	N-V	NAYS
● President		
● Tawes		
● Clark, J.		
● James		
● Abramson		
● Adkins ●		
● Anderson		
● Armor		
● Bamberger		
● Bard ●		
● Barrick		
● Baumann		
● Beachley		
● Beall ●		
● Bennett		
● Blair		
● Boileau		
● Borom ●		
● Bothe		
● Boyce		
● Boyer		
● Boyles		
● Bradshaw		
● Bryson		
● Burdette		
● Burgess		
● Bushong ●		
● Buzzell		
● Byrnes		
● Caldwell ●		
● Cardin ●		
● Carson		
● Case		
● Chabot ●		
● Child		
● Cicone		

YEAS	N-V	NAYS
● Clagett		
● Clarke, E. J.		
● Cleveland ●		
● Dabrowski		
● Darby		
● Della ●		
● Dorsey		
● Dukes ●		
● Dulany		
● Eckenrode		
● Finch		
● Fornos		
● Fox ●		
● Frederick		
● Freedlander		
● Gallagher		
● Gilchrist		
● Gill		
● Gleason ●		
● Grant		
● Groh ●		
● Grumbacher		
● Gullett		
● Hanson		
● Hardwicke		
● Hargrove		
● Harkness		
● Harris		
● Henderson		
● Hickman		
● Hopkins		
● Hostetter		
● Hutchinson		
● Jett		
● Johnson		
● Kahl		

YEAS	N-V	NAYS
● Key ●		
● Kiefer		
● Kirkland		
● Kozer		
● Kosakowski		
● Koss ●		
● Leitzel ●		
● Linton		
● Lord		
● Macdonald		
● Malkus		
● Marion		
● Mason		
● Maurer		
● Mentzer		
● Miller, B. ●		
● Miller, E. ●		
● Mitchell		
● Morgan		
● Moser		
● Mosner ●		
● Mudd		
● Murphy		
● Murray, D. S.		
● Murray, E. C.		
● Needle		
● Neilson		
● Neumann		
● Smith, A. W.		
● Pascal		
● Penniman		
● Peters		
● Powers ●		
● Price ●		
● Pullen		
● Raley		

YEAS	N-V	NAYS
● Robey, F. C.		
● Robie, K. L.		
● Rollins ●		
● Rosenstock		
● Rush		
● Rybczynski		
● Scanlan		
● Schloeder		
● Schneider ●		
● Sherbow		
● Sickles		
● Siewierski		
● Singer		
● Smith, J. H.		
● Smith, M. H.		
● Sollins		
● Sosnowski		
● Soul		
● Stern		
● Storm ●		
● Sybert ●		
● Taylor, H. E.		
● Taylor, L.		
● Ulrich		
● Vecera		
● Wagandt ●		
● Webb		
● Ritter		
● Weidemeyer		
● Wheatley		
● White		
● Willis		
● Willoner		
● Winslow		

YEAS	N-V	NAYS
● 100-200		
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DEL. PRO.	COM. REC.
1000	100
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3000	300
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RESO.	600
2-R.	700
3-R.	800
QUO.	900
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DEC. 0 ●

Constitutional Convention

AMENDMENT NO. 5

As Amended by Report No. S&D-16

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To Committee Recommendation No. LB-1, LB-2, LB-3

BY DELEGATE GALLAGHER

1 On page 5 Section 3.15 Quorum in line 43
2 strike out the word "each" and insert in lieu
3 thereof the letter "a";
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5 and in line 45 after the word "business" insert
6 the words "in that house".
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 5 to L13-1
(style) -2

2nd ndg. -3

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
• President			• Clagett			• Key	•		• Robey, F. C.		
• Tawes •			• Clarke, E. J.			• Kiefer			• Robie, K. L.		
• Clark, J.			• Cleveland			• Kirkland			• Rollins		
• James			• Dabrowski			• Koger			• Rosenstock		
• Abramson			• Darby			• Kosakowski			• Rush		
• Adkins			• Della •			• Koss	•		• Rybczynski		
• Anderson			• Dorsey			• Leitzel •			• Scanlan		
• Armor			• Dukes •			• Linton			• Schloeder		
• Bamberger			• Dulany			• Lord			• Schneider		
• Bard •			• Eckenrode			• Macdonald			• Sherbow		
• Barrick			• Finch			• Malkus			• Sickles		
• Baumann			• Fornos			• Marion			• Siewierski		
• Beachley			• Fox			• Mason			• Singer		
• Beall •			• Frederick			• Maurer			• Smith, J. H.		
• Bennett			• Freedlander			• Mentzer		•	• Smith, M. H.		
• Blair			• Gallagher			• Miller, B.		•	• Sollins		
• Boileau			• Gilchrist			• Miller, E. T.		•	• Sosnowski		
• Borom			• Gill			• Mitchell			• Soul		
• Bothe			• Gleason •			• Morgan			• Stern		
• Boyce			• Grant			• Moser			• Storm		
• Boyer			• Groh			• Mosner •			• Sybert		
• Boyles			• Grumbacher			• Mudd			• Taylor, H. E.		
• Bradshaw			• Gullett			• Murphy			• Taylor, L.		
• Bryson			• Hanson			• Murray, D. S.			• Ulrich		
• Burdette			• Hardwicke			• Murray, E. C.			• Vecera		
• Burgess •			• Hargrove			• Needle			• Wagandt		
• Bushong •			• Harkness			• Neilson			• Webb		
• Buzzell			• Harris			• Neumann			• Ritter		
• Byrnes			• Henderson			• Smith, A. W.			• Weidemeyer		
• Caldwell			• Hickman			• Pascal			• Wheatley		
• Cardin •			• Hopkins			• Penniman			• White		
• Carson			• Hostetter			• Peters			• Willis		
• Case			• Hutchinson			• Powers			• Willoner		
• Chabot •			• Jett			• Price •			• Winslow		
• Child			• Johnson			• Pullen					
• Cicone			• Kahl			• Raley					

YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	• 0 0
• 1 1	1 1	• 1 1
2 2	• 2 2	2 2 •
3 3 •	3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7 •	7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
	50 5 •
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
MOT. 000	00 0

DATE: 1
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SEPT. 7
OCT. 8
NOV. 9
• DEC. 0 •

Constitutional Convention

AMENDMENT NO. 6

As Amended by Report No. S&D-16

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. LB-1, LB-2, LB-3

BY DELEGATE GALLAGHER

1 On page 4 Section 3.10 Vacancies strike
2 out all of lines 15 through 18, inclusive, and
3 insert in lieu thereof the following words:

4
5 "A person chosen to fill a vacancy, when suc-
6 ceeding a party member, shall be a member of
7 the same political party as his predecessor.
8 The ~~person chosen~~ shall serve only until".

9 *appointee*
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 6 to LIB-1

(style)

LIB-2

2nd ndg LIB-3

YEAS	N-V	NAYS
• President		
Tawes •		
• Clark, J.		
James •		
Abramson		
• Adkins		
• Anderson		
• Armor		
Bamberger		
Bard •		
• Barrick		
• Baumann		
• Beachley		
Beall •		
• Bennett		
• Blair		
• Boileau		
Borom •		
• Bothe		
• Boyce		
• Boyer		
• Boyles		
• Bradshaw		
• Bryson		
• Burdette		
• Burgess		
Bushong •		
• Buzzell		
• Byrnes		
Caldwell •		
Cardin •		
• Carson		
• Case		
Chabot •		
• Child		
• Cicone		

YEAS	N-V	NAYS
• Claggett		
• Clarke, E. J.		
Cleveland •		
Dabrowski		
• Darby		
• Della		
Dorsey •		
Dukes •		
Dulany •		
• Eckenrode		
• Finch		
• Fornos		
• Fox		
• Frederick		
• Freedlander		
• Gallagher		
• Gilchrist		
• Gill		
Gleason •		
• Grant		
• Groh		
• Grumbacher		
• Gullett		
• Hanson		
Hardwick •		
• Hargrove		
• Harkness		
Harris •		
• Henderson		
• Hickman		
• Hopkins		
Hostetter •		
• Hutchinson		
• Jett		
• Johnson		
Kahl •		

YEAS	N-V	NAYS
• Key		
Kiefer •		
• Kirkland		
• Koger		
• Kosakowski		
• Koss		
Leitzel •		
Linton •		
Lord •		
Macdonald		
Malkus •		
• Marion		
• Mason		
• Maurer		
• Mentzer		
• Miller, B.		
Miller, E. T. •		
• Mitchell		
• Morgan		
• Moser		
Mosner •		
• Mudd		
• Murphy		
• Murray, D. S.		
• Murray, E. C.		
• Needle		
• Neilson		
• Neumann		
• Smith, A. W. •		
Pascal •		
• Penniman		
Peters •		
• Powers		
Price •		
• Pullen		
• Raley		

YEAS	N-V	NAYS
• Robey, F. C.		
• Robie, K. L.		
Rollins •		
• Rosenstock		
• Rush		
• Rybczynski		
Scanlan •		
Schloeder		
Schneider •		
• Sherbow		
• Sickles		
Siewierski •		
Singer •		
• Smith, J. H.		
• Smith, M. H.		
• Sollins		
• Sosnowski		
• Soul		
• Stern		
Storm •		
Sybert •		
• Taylor, H. E.		
• Taylor, L.		
• Ulrich		
• Vecera		
Wagandt •		
• Webb		
• Ritter		
• Weidemeyer		
Wheatley •		
• White		
• Willis		
• Willoner		
• Winslow		

YEAS	N-V	NAYS
100-200	100-200	100-200
• 0 0 •	0 0	• 0 0 •
1 1	1 1	1 1
2 2	2 2 •	2 2
3 3	3 3	3 3
4 4	• 4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000	100
2000	200
3000	300
4000	400
	500
RESO.	600
2-R.	700
3-R.	800
QUO.	900
MOT.	000

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SEPT. 7
OCT. 8
NOV. 9
• DEC. 0 •

Constitutional Convention

AMENDMENT NO. 1

As Amended by Report No. S&D-16

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. LB-1, LB-2, LB-3

BY DELEGATE GALLAGHER

1 On page 2 Section 3.05 Redistricting Commission
 2 in line 38 after the period add this new sentence:
 3
 4 "Any vacancy on the Commission shall be filled by
 5 the appointing authority. The Commission shall
 6 adopt redistricting plans only by a majority vote
 7 of all its members."
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**CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL**

Amend 7 to LB-1
(substance)
-2
-3

YEAS	N-V	NAYS
• President		
Tawes •		
• Clark, J.		
• James		
Abramson		
• Adkins		
• Anderson		
• Armor		
• Bamberger		
Bard •		
• Barrick		
Baumann •		
• Beachley		
Beall •		
• Bennett		
• Blair		
• Boileau		
• Borom		
• Bothe		
• Boyce		
• Boyer		
• Boyles		
• Bradshaw		
• Bryson		
• Burdette		
• Burgess		
Bushong •		
• Buzzell		
• Byrnes		
Caldwell •		
Cardin •		
• Carson		
• Case		
Chabot •		
• Child		
• Cicone		

YEAS	N-V	NAYS
• Clagett		
• Clarke, E. J.		
Cleveland •		
Dabrowski		
• Darby		
Della •		
• Dorsey		
Dukes •		
Dulany •		
• Eckenrode		
• Finch		
Fornos •		
Fox •		
Frederick •		
• Freedlander		
• Gallagher		
• Gilchrist		
• Gill		
Gleason •		
• Grant		
• Groh		
• Grumbacher		
Gullett •		
• Hanson		
• Hardwicke		
• Hargrove		
• Harkness		
• Harris		
• Henderson		
• Hickman		
• Hopkins		
• Hostetter		
• Hutchinson		
• Jett		
• Johnson		
Kahl •		

YEAS	N-V	NAYS
• Key		
Kiefer •		
• Kirkland		
• Koger		
• Kosakowski		
Koss •		
Leitzel •		
Linton •		
Lord •		
Macdonald		
• Malkus		
• Marion		
• Mason		
• Maurer		
Mentzer •		
Miller, B. •		
Miller, E. •		
• Mitchell		
• Morgan		
Moser •		
Mosner •		
• Mudd		
Murphy •		
• Murray, D. S.		
Murray, E. C.		
• Needle		
• Neilson		
• Neumann		
• Smith, A. W.		
• Pascal		
• Penniman		
Peters •		
• Powers		
Price •		
• Pullen		
• Raley		

YEAS	N-V	NAYS
• Robey, F. C.		
• Robie, K. L.		
Rollins •		
• Rosenstock		
• Rush		
Rybczynski		
Scanlan •		
Schloeder		
Schneider •		
• Sherbow		
• Sickles		
• Siewierski		
• Singer		
• Smith, J. H.		
• Smith, M. H.		
• Sollins		
• Sosnowski		
• Soul		
• Stern		
Storm •		
Sybert •		
• Taylor, H. E.		
• Taylor, L.		
• Ulrich		
Vecera •		
Wagandt •		
Webb •		
• Ritter		
• Weidemeyer		
Wheatley •		
• White		
• Willis		
• Willoner		
• Winslow		

YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	• 0 0 •
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	• 4 4	4 4
5 5	5 5	5 5
6 6 •	6 6 •	6 6
7 7	7 7	7 7
8 8	8 8	8 8
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DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7 •
3-R. 800	80 8
QUO. 900	90 9
MOT. 000	00 0

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SEPT. 7
OCT. 8
NOV. 9
• DEC. 0 •

Constitutional Convention

AMENDMENT NO. 8

As Amended by Report No. S&D-16

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. LB-1 LB-2, LB-3

BY DELEGATE GALLAGHER

1 On page 2 Section 3.06 Legislative Redistricting
 2 Procedure strike out all of lines 47 and 48 and
 3 insert in lieu thereof the following words:
 4
 5 "other plan has not been provided by law within
 6 seventy".
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 8 to LB-1
-2
(substance)
-3

YEAS	N-V	NAYS
• President		
Tawes •		
• Clark, J.		
• James		
Abramson		
• Adkins		
• Anderson		
• Armor		
• Bamberger		
Bard •		
• Barrick		
Baumann •		
• Beachley		
Beall •		
• Bennett		
• Blair		
• Boileau		
• Borom		
• Bothe		
• Boyce		
• Boyer		
• Boyles		
• Bradshaw		
• Bryson		
• Burdette		
Burgess •		
Bushong •		
• Buzzell		
• Byrnes		
Caldwell •		
Cardin •		
Carson •		
• Case		
Chabot •		
• Child		
• Cicone		

YEAS	N-V	NAYS
• Clagett		
• Clarke, E. J.		
Cleveland		
Dabrowski		
• Darby		
Della •		
• Dorsey		
Dukes •		
• Dulany		
• Eckenrode		
• Finch		
Fornos •		
Fox •		
Frederick		
Freedlander		
• Gallagher		
• Gilchrist		
• Gill		
Gleason •		
• Grant		
• Groh		
Grumbacher		
Gullett •		
• Hanson		
• Hardwicke		
• Hargrove		
• Harkness		
• Harris		
• Henderson		
• Hickman		
• Hopkins		
Hostetter •		
• Hutchinson		
• Jett		
• Johnson		
Kahl •		

YEAS	N-V	NAYS
• Key		
Kiefer •		
• Kirkland		
• Koger		
• Kosakowski		
Koss		
Leitzel •		
Linton •		
Lord •		
Macdonald		
• Malkus		
• Marion		
• Mason		
• Maurer		
• Mentzer		
• Miller, B.		
• Miller, E. T.		
• Mitchell		
• Morgan		
Moser •		
Mosner •		
• Mudd		
Murphy •		
• Murray, D. S.		
• Murray, E. C.		
• Needle		
• Neilson		
• Neumann		
• Smith, A. W.		
• Pascal		
• Penniman		
Peters •		
• Powers		
Price •		
Pullen •		
Raley •		

2nd rdg.		
YEAS	N-V	NAYS
• Robey, F. C.		
• Robie, K. L.		
Rollins •		
• Rosenstock		
• Rush		
Rybczynski		
Scanlan •		
Schloeder		
Schneider •		
Sherbow •		
• Sickles		
• Siewierski		
• Singer		
• Smith, J. H.		
• Smith, M. H.		
• Sollins		
• Sosnowski		
Soul •		
• Stern		
Storm •		
Sybert •		
Taylor, H. E.		
• Taylor, L.		
• Ulrich		
Vecera •		
Wagandt •		
Webb •		
• Ritter		
• Weidemeyer		
Wheatley •		
• White		
• Willis		
• Willoner		
• Winslow		

YEAS	N-V	NAYS
100-200	100-200	100-200
0 0 •	0 0	• 0 0 •
1 1	1 1	1 1
2 2	2 2 •	2 2
3 3	3 3	3 3
4 4	4 4	4 4
5 5	• 5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8
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DEL. PRO.	COM. REC.
1000	100
2000	200
3000	300
4000	400
	500
RESO.	600
2-R.	700
3-R.	800
QUO.	900
MOT.	000

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SEPT. 7
OCT. 8
NOV. 9
• DEC. 0 •

Constitutional Convention

AMENDMENT NO. 9

As Amended by Report No. S&D-16

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. LB-1, LB-2, LB-3

BY DELEGATE GALLAGHER

1 On page 4 Section 3.09 Compensation of
 2 Legislators in line 5 after the period strike
 3 out the remainder of this line and all of lines
 4 6 and 7 and insert in lieu thereof the following
 5 words:
 6
 7 "A salary increase enacted during one term shall
 8 not become effective before the next term. No
 9 Senator".
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**CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL**

*Amend 9 to LB-1
(substance)*

-2
-3

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	2nd rdy YEAS	N-V	NAYS
• President			• Clagett			• Key			• Robey, F. C.		
• Tawes	•		• Clarke, E. J.			• Kiefer	•		• Robie, K. L.		
• Clark, J.			• Cleveland			• Kirkland			• Rollins		
• James			• Dabrowski			• Koger			• Rosenstock		
• Abramson			• Darby			• Kosakowski			• Rush	•	
• Adkins			• Della	•		• Koss			• Rybczynski		
• Anderson			• Dorsey			• Leitzel	•		• Scanlan	•	
• Armor			• Dukes	•		• Linton	•		• Schloeder	•	
• Bamberger			• Dulany			• Lord	•		• Schneider		
• Bard	•		• Eckenrode			• Macdonald			• Sherbow		
• Barrick			• Finch	•		• Malkus	•		• Sickles		
• Baumann	•		• Fornos	•		• Marion			• Siewierski	•	
• Beachley			• Fox	•		• Mason			• Singer	•	
• Beall	•		• Frederick	•		• Maurer			• Smith, J. H.		
• Bennett			• Freedlander			• Mentzer			• Smith, M. H.		
• Blair			• Gallagher			• Miller, B.			• Sollins		
• Boileau			• Gilchrist			• Miller, E. T.			• Sosnowski		
• Borom			• Gill			• Mitchell			• Soul	•	
• Bothe			• Gleason	•		• Morgan			• Stern		
• Boyce	•		• Grant			• Moser	•		• Storm	•	
• Boyer			• Groh			• Mosner	•		• Sybert	•	
• Boyles			• Grumbacher			• Mudd			• Taylor, H. E.		
• Bradshaw			• Gullett	•		• Murphy	•		• Taylor, L.		
• Bryson			• Hanson			• Murray, D. S.			• Ulrich		
• Burdette			• Hardwicke			• Murray, E. C.			• Vecera	•	
• Burgess			• Hargrove			• Needle			• Wagandt	•	
• Bushong	•		• Harkness			• Neilson			• Webb	•	
• Buzzell			• Harris			• Neumann			• Ritter		
• Byrnes			• Henderson			• Smith, A. W.			• Weidemeyer		
• Caldwell	•		• Hickman			• Pascal			• Wheatley	•	
• Cardin	•		• Hopkins			• Penniman			• White		
• Carson	•		• Hostetter	•		• Peters	•		• Willis	•	
• Case			• Hutchinson	•		• Powers	•		• Willoner		
• Chabot	•		• Jett			• Price	•		• Winslow		
• Child			• Johnson			• Pullen	•				
• Cicone			• Kahl	•		• Raley	•				

YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	• 0 0 •
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	4 4 •	4 4
5 5	• 5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
• 8 8 •	8 8	8 8
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DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9 •
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Constitutional Convention

AMENDMENT NO. 10

As Amended by Report No. S&D-16

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. LB-1, LB-2,
LB-3.

BY DELEGATE GRUMBACHER

1 On page 5 Section 3.14. Organization of
2 General Assembly in line 24 after the word
3 "officers" insert the words: "by secret
4 ballot".

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52-A

49-N

Reconsider
84-A
40-N

Unf.
43 A
79 N

Amend 10 to L13-1
 CONSTITUTIONAL CONVENTION OF MARYLAND
 1967
 ROLL CALL

(substance)

2nd ndg

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President		•	Clagett		•	Key		•	Robey, F. C.		
Tawes	•		Clarke, E. J.		•	Kiefer	•		Robie, K. L.		
• Clark, J.			Cleveland	•		• Kirkland			Rollins	•	
James		•	Dabrowski			• Koger			• Rosenstock		
Abramson			Darby		•	Kosakowski		•	• Rush		
Adkins		•	Della	•		• Koss			• Rybczynski		
Anderson			Dorsey		•	Leitzel	•		Scanlan	•	
Armor		•	Dukes		•	Linton		•	• Schloeder		
• Bamberger			Dulany		•	Lord	•		Schneider		•
Bard	•		Eckenrode		•	Macdonald			Sherbow		•
• Barrick			• Finch			• Malkus			Sickles		•
Baumann	•		• Fornos			• Marion			• Siewierski		
• Beachley			Fox	•		Mason		•	Singer	•	
Beall	•		Frederick	•		Maurer	•		Smith, J. H.		•
Bennett		•	Freedlander		•	• Mentzer			Smith, M. H.		•
Blair		•	Gallagher		•	• Miller, B.			• Sollins		
• Boileau			Gilchrist		•	• Miller, E. T.			• Sosnowski		
• Borom			• Gill			• Mitchell			• Soul		
• Bothe			Gleason	•		Morgan		•	Stern		•
Boyce	•		• Grant			Moser	•		Storm	•	
Boyer	•		• Groh			Mosner	•		Sybert	•	
Boyles		•	• Grumbacher			• Mudd			• Taylor, H. E.		
Bradshaw		•	Gullett	•		Murphy	•		• Taylor, L.		
• Bryson			• Hanson			Murray, D. S.		•	• Ulrich		
Burdette		•	• Hardwicke			Murray, E. C.		•	Vecera	•	
• Burgess			• Hargrove			• Needle			Wagandt	•	
Bushong	•		Harkness		•	• Neilson			Webb	•	
Buzzell		•	• Harris			• Neumann			Ritter	•	
Byrnes		•	Henderson		•	• Smith, A. W.			Weidemeyer		•
Caldwell	•		Hickman		•	• Pascal			Wheatley	•	
Cardin	•		Hopkins		•	Penniman		•	• White		
Carson		•	Hostetter	•		Peters		•	Willis		•
• Case			Hutchinson		•	Powers		•	• Willoner		
Chabot	•		Jett		•	Price	•		• Winslow		
• Child			Johnson		•	Pullen		•			
• Cicone			Kahl	•		Raley		•			

YEAS	N-V	NAYS
100-200	100-200	100-200
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1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	4 4	4 4
• 5 5	5 5	5 5
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DEL. PRO.	COM. REC.
1000 100	• 10 1
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3000 300	30 3
4000 400	40 4
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RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
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OCT.	8
NOV.	9
• DEC.	0

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Motion to reconsider
the vote by which
Amend 10 to LB was
adopted

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
• President			• Clagett			• Key			• Robey, F. C.		
• Tawes			• Clarke, E. J.			• Kiefer			• Robie, K. L.		
• Clark, J.			• Cleveland		•	• Kirkland			• Rollins		
• James			• Dabrowski		•	• Koger		•	• Rosenstock		
• Abramson			• Darby			• Kosakowski			• Rush		
• Adkins			• Della	•		• Koss			• Rybczynski		
• Anderson			• Dorsey			• Leitzel		•	• Scanlan		
• Armor		•	• Dukes			• Linton			• Schloeder		•
• Bamberger		•	• Dulany			• Lord			• Schneider		•
• Bard	•		• Eckenrode			• Macdonald		•	• Sherbow		
• Barrick			• Finch			• Malkus	•		• Sickles		
• Baumann	•		• Fornos			• Marion		•	• Siewierski		
• Beachley		•	• Fox		•	• Mason			• Singer		
• Beall			• Frederick	•		• Maurer			• Smith, J. H.		
• Bennett			• Freedlander		•	• Mentzer		•	• Smith, M. H.		
• Blair	•		• Gallagher		•	• Miller, B.		•	• Sollins		•
• Boileau	•	Nay	• Gilchrist			• Miller, E. T.			• Sosnowski		•
• Borom		•	• Gill		•	• Mitchell		•	• Soul		
• Bothe		•	• Gleason			• Morgan			• Stern		
• Boyce		•	• Grant	•		• Moser			• Storm		
• Boyer			• Groh		•	• Mosner			• Sybert		
• Boyles			• Grumbacher		•	• Mudd			• Taylor, H. E.		
• Bradshaw			• Gullett	•		• Murphy	•		• Taylor, L.		
• Bryson		•	• Hanson		•	• Murray, D. S.			• Ulrich		•
• Burdette			• Hardwicke		•	• Murray, E. C.			• Vecera	•	
• Burgess			• Hargrove			• Needle		•	• Wagandt		
• Bushong	•		• Harkness			• Neilson			• Webb		
• Buzzell			• Harris		•	• Neumann			• Ritter	•	
• Byrnes			• Henderson			• Smith, A. W.			• Weidemeyer		
• Caldwell			• Hickman			• Pascal		•	• Wheatley		
• Cardin			• Hopkins			• Penniman			• White		•
• Carson			• Hostetter	•		• Peters			• Willis		
• Case			• Hutchinson			• Powers			• Willoner		
• Chabot		•	• Jett		•	• Price	•		• Winslow		
• Child			• Johnson	•		• Pullen					
• Cicone			• Kahl		•	• Raley					

83

YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9

41

DEL. PRO.	COM. REC.
1000	100
2000	200
3000	300
4000	400
	500
RESO.	600
2-R.	700
3-R.	800
QUO.	900
MOT.	000

DATE:	1
• JAN.	2
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	1
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SEPT.	7
OCT.	8
NOV.	9
DEC.	0

Motion by Del. James
CONSTITUTIONAL CONVENTION OF MARYLAND to postpone recon- sideration of Amend 10

1967
ROLL CALL

and make it spec. order for Tues

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
• President			• Clagett			• Key			• Robey, F. C.		
• Tawes	•		• Clarke, E. J.			• Kiefer			• Robie, K. L.		
• Clark, J.			• Cleveland	•		• Kirkland			• Rollins	•	
• James			• Dabrowski			• Koer		•	• Rosenstock		
• Abramson	•		• Darby			• Kosakowski			• Rush		•
• Adkins			• Della	•		• Koss			• Rybczynski		
• Anderson	•		• Dorsey			• Leitzel	•		• Scanlan	•	
• Armor			• Dukes			• Linton			• Schloeder		
• Bamberger			• Dulany			• Lord			• Schneider		
• Bard	•		• Eckenrode			• Macdonald			• Sherbow		
• Barrick			• Finch			• Malkus		•	• Sickles		
• Baumann	•		• Fornos			• Marion			• Siewierski		•
• Beachley		•	• Fox	•		• Mason			• Singer		•
• Beall	•		• Frederick	•		• Maurer			• Smith, J. H.		
• Bennett	•		• Freedlander		•	• Mentzer		•	• Smith, M. H.		
• Blair			• Gallagher			• Miller, B.		•	• Sollins		•
• Boileau		•	• Gilchrist			• Miller, E. T.		•	• Sosnowski		•
• Borom		•	• Gill		•	• Mitchell		•	• Soul		
• Bothe		•	• Gleason	•		• Morgan			• Stern		
• Boyce		•	• Grant		•	• Moser	•		• Storm	•	
• Boyer	•		• Groh		•	• Mosner	•		• Sybert	•	
• Boyles			• Grumbacher			• Mudd			• Taylor, H. E.		
• Bradshaw			• Gullett	•		• Murphy			• Taylor, L.		•
• Bryson		•	• Hanson			• Murray, D. S.		•	• Ulrich		•
• Burdette			• Hardwicke		•	• Murray, E. C.		•	• Vecera	•	
• Burgess			• Hargrove			• Needle		•	• Wagandt	•	
• Bushong	•		• Harkness			• Neilson		•	• Webb	•	
• Buzzell			• Harris		•	• Neumann			• Ritter		
• Byrnes			• Henderson			• Smith, A. W.			• Weidemeyer		
• Caldwell	•		• Hickman			• Pascal			• Wheatley		
• Cardin	•		• Hopkins			• Penniman			• White		•
• Carson			• Hostetter	•		• Peters			• Willis		
• Case			• Hutchinson			• Powers			• Willoner		•
• Chabot	•		• Jett		•	• Price	•		• Winslow		
• Child			• Johnson		•	• Pullen					
• Cicone			• Kahl	•		• Raley					

YEAS
100-200
0 0
1 1
2 2
3 3
4 4
5 5
6 6
7 7
8 8
9 9

N-V
100-200
0 0
1 1
2 2
3 3
4 4
5 5
6 6
7 7
8 8
9 9

NAYS
100-200
0 0
1 1
2 2
3 3
4 4
5 5
6 6
7 7
8 8
9 9

DEL. PRO.
1000 100
2000 200
3000 300
4000 400
RESO. 600
2-R. 700
3-R. 800
QUO. 900
• MOT. 000

COM. REC.
10 1
20 2
30 3
40 4
50 5
60 6
70 7
80 8
90 9
00 0

DATE: 1
JAN. 2
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6
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SEPT. 7
OCT. 8
NOV. 9
• DEC. 0

Reconsideration of
 CONSTITUTIONAL CONVENTION OF MARYLAND
 1967
 ROLL CALL

Amend 10

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President		•	Claquett		•	• Key			• Robey, F. C.		
Tawes		•	Clarke, E. J.		•	• Kiefer		•	• Robie, K. L.		
• Clark, J.			• Cleveland			• Kirkland	•		• Rollins		•
James		•	Dabrowski		•	• Koger			• Rosenstock		•
Abramson		•	Darby		•	• Kosakowski		•	• Rush		•
Adkins		•	Della	•		• Koss			• Rybczynski		•
Anderson		•	Dorsey		•	• Leitzel			• Scanlan		•
Armor		•	Dukes		•	• Linton		•	• Schloeder		
• Bamberger			Dulany		•	• Lord		•	• Schneider		
Bard	•		Eckenrode		•	• Macdonald			• Sherbow		•
Barrick		•	Finch		•	• Malkus	•		• Sickles		
Baumann			• Fornos			• Marion			• Siewierski		
• Beachley			• Fox			• Mason		•	• Singer		•
Beall		•	• Frederick	•		• Maurer		•	• Smith, J. H.		•
Bennett		•	• Freedlander			• Mentzer			• Smith, M. H.		•
Blair	•		• Gallagher			• Miller, B.			• Sollins		
Boileau	•		• Gilchrist		•	• Miller, E. T.			• Sosnowski		
• Borom			• Gill			• Mitchell			• Soul		•
• Bothe			• Gleason		•	• Morgan		•	• Stern		•
• Boyce			• Grant	•		• Moser		•	• Storm		•
Boyer		•	• Groh			• Mosner		•	• Sybert		•
Boyles		•	• Grumbacher			• Mudd		•	• Taylor, H. E.		•
Bradshaw		•	• Gullett	•		• Murphy	•		• Taylor, L.		
• Bryson			• Hanson			• Murray, D. S.		•	• Ulrich		
Burdette		•	• Hardwicke			• Murray, E. C.		•	• Vecera	•	
• Burgess			Hargrove		•	• Needle			• Wagandt		•
Bushong	•		Harkness		•	• Neilson			• Webb		
Buzzell		•	• Harris			• Neumann		•	• Ritter	•	
Byrnes		•	Henderson		•	• Smith, A. W.		•	• Weidemeyer		•
Caldwell		•	Hickman		•	• Pascal			• Wheatley		
Cardin		•	Hopkins		•	• Penniman		•	• White		•
Carson		•	Hostetter	•		• Peters		•	• Willis		•
Case		•	Hutchinson		•	• Powers		•	• Willoner		•
• Chabot			Jett		•	• Price	•		• Winslow		•
Child		•	• Johnson	•		• Pullen		•			
Cicone		•	Kahl		•	• Raley		•			

Aye

44	19	79
YEAS	N-V	NAYS
100-200	100-200	100-200
0	0	0
1	1	1
2	2	2
3	3	3
4	4	4
5	5	5
6	6	6
7	7	7
8	8	8
9	9	9

DEL. PRO.	COM. REC.
1000	100
2000	200
3000	300
4000	400
	500
RESO.	600
2-R.	700
3-R.	800
QUO.	900
MOT.	000

DATE:	1
• JAN.	2
	3
	1
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	6
SEPT.	7
OCT.	8
NOV.	9
DEC.	0

Constitutional Convention

AMENDMENT NO. § 11

As Amended by Report No. S&D-16

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. ~~LB-1~~, LB-2,
LB-3.

BY DELEGATE

SEE SPONSORS BELOW

1 On page 7 Section 3.19. Journals in line
2 17 strike out the following words: ", and for
3 a transcript of its debate".

4
5 BY DELEGATES RYBCZYNSKI, HICKMAN, ABRAMSON, BOYER,
6 DULANY, GRANT, HARGROVE, HARKNESS, HENDERSON,
7 HOPKINS, HOSTETTER, JOHNSON, MUDD, MURPHY,
8 RITTER, ROSENSTOCK, RUSH, SCHNEIDER, M.H. SMITH,
9 VECERA, WEIDEMEYER, WHEATLEY.

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43-N

Amend 11 to L13-1
 CONSTITUTIONAL CONVENTION OF MARYLAND
 1967
 ROLL CALL

(substance)

-2
-3

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	2nd ndg.	YEAS	N-V	NAYS
President			Claggett			Key				Robey, F. C.		
Tawes			Clarke, E. J.			Kiefer				Robie, K. L.		
Clark, J.			Cleveland			Kirkland				Rollins		
James			Dabrowski			Kozer				Rosenstock		
Abramson			Darby			Kosakowski				Rush		
Adkins			Della			Koss				Rybczynski		
Anderson			Dorsey			Leitzel				Scanlan		
Armor			Dukes			Linton				Schloeder		
Bamberger			Dulany			Lord				Schneider		
Bard			Eckenrode			Macdonald				Sherbow		
Barrick			Finch			Malkus				Sickles		
Baumann			Fornos			Marion				Siewierski		
Beachley			Fox			Mason				Singer		
Beall			Frederick			Maurer				Smith, J. H.		
Bennett			Freedlander			Mentzer				Smith, M. H.		
Blair			Gallagher			Miller, B.				Sollins		
Boileau			Gilchrist			Miller, E. T.				Sosnowski		
Borom			Gill			Mitchell				Soul		
Bothe			Gleason			Morgan				Stern		
Boyce			Grant			Moser				Storm		
Boyer			Groh			Mosner				Sybert		
Boyles			Grumbacher			Mudd				Taylor, H. E.		
Bradshaw			Gullett			Murphy				Taylor, L.		
Bryson			Hanson			Murray, D. S.				Ulrich		
Burdette			Hardwicke			Murray, E. C.				Vecera		
Burgess			Hargrove			Needle				Wagandt		
Bushong			Harkness			Neilson				Webb		
Buzzell			Harris			Neumann				Ritter		
Byrnes			Henderson			Smith, A. W.				Weidemeyer		
Caldwell			Hickman			Pascal				Wheatley		
Cardin			Hopkins			Penniman				White		
Carson			Hostetter			Peters				Willis		
Case			Hutchinson			Powers				Willoner		
Chabot			Jett			Price				Winslow		
Child			Johnson			Pullen						
Cicone			Kahl			Raley						

YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
MOT. 000	00 0

DATE:
JAN. 2
3
1
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SEPT. 7
OCT. 8
NOV. 9
DEC. 0

Adoption of Amendment

CONSTITUTIONAL CONVENTION OF MARYLAND to LB-1
1967
ROLL CALL

-2
-3 § 3.19

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President			Clagett			Key			Robey, F. C.		
Tawes			Clarke, E. J.			Kiefer			Robie, K. L.		
Clark, J.			Cleveland			Kirkland			Rollins		
James			Dabrowski			Koger			Rosenstock		
Abramson			Darby			Kosakowski			Rush		
Adkins			Della			Koss			Rybczynski		
Anderson			Dorsey			Leitzel			Scanlan		
Armor			Dukes			Linton			Schloeder		
Bamberger			Dulany			Lord			Schneider		
Bard			Eckenrode			Macdonald			Sherbow		
Barrick			Finch			Malkus			Sickles		
Baumann			Fornos			Marion			Siewierski		
Beachley			Fox			Mason			Singer		
Beall			Frederick			Maurer			Smith, J. H.		
Bennett			Freedlander			Mentzer			Smith, M. H.		
Blair			Gallagher			Miller, B.			Sollins		
Boileau			Gilchrist			Miller, E. T.			Sosnowski		
Borom			Gill			Mitchell			Soul		
Bothe			Gleason			Morgan			Stern		
Boyce			Grant			Moser			Storm		
Boyer			Groh			Mosner			Sybert		
Boyles			Grumbacher			Mudd			Taylor, H. E.		
Bradshaw			Gullett			Murphy			Taylor, L.		
Bryson			Hanson			Murray, D. S.			Ulrich		
Burdette			Hardwicke			Murray, E. C.			Vecera		
Burgess			Hargrove			Needle			Wagandt		
Bushong			Harkness			Neilson			Webb		
Buzzell			Harris			Neumann			Ritter		
Byrnes			Henderson			Smith, A. W.			Weidemeyer		
Caldwell			Hickman			Pascal			Wheatley		
Cardin			Hopkins			Penniman			White		
Carson			Hostetter			Peters			Willis		
Case			Hutchinson			Powers			Willoner		
Chabot			Jett			Price			Winslow		
Child			Johnson			Pullen					
Cicone			Kahl			Raley					

65	22	55
YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
MOT. 000	00 0

DATE:	1
JAN.	2
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SEPT.	7
OCT.	8
NOV.	9
DEC.	0

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Motion for the
previous question
on § 3.19

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President			Claggett			Key			Robey, F. C.		
Tawes			Clarke, E. J.			Kiefer			Robie, K. L.		
Clark, J.			Cleveland			Kirkland			Rollins		
James			Dabrowski			Koer			Rosenstock		
Abramson			Darby			Kosakowski			Rush		
Adkins			Della			Koss			Rybczynski		
Anderson			Dorsey			Leitzel			Scanlan		
Armor			Dukes			Linton			Schloeder		
Bamberger			Dulany			Lord			Schneider		
Bard			Eckenrode			Macdonald			Sherbow		
Barrick			Finch			Malkus			Sickles		
Baumann			Fornos			Marion			Siewierski		
Beachley			Fox			Mason			Singer		
Beall			Frederick			Maurer			Smith, J. H.		
Bennett			Freedlander			Mentzer			Smith, M. H.		
Blair			Gallagher			Miller, B.			Sollins		
Boileau			Gilchrist			Miller, E. T.			Sosnowski		
Borom			Gill			Mitchell			Soul		
Bothe			Gleason			Morgan			Stern		
Boyce			Grant			Moser			Storm		
Boyer			Groh			Mosner			Sybert		
Boyles			Grumbacher			Mudd			Taylor, H. E.		
Bradshaw			Gullett			Murphy			Taylor, L.		
Bryson			Hanson			Murray, D. S.			Ulrich		
Burdette			Hardwicke			Murray, E. C.			Vecera		
Burgess			Hargrove			Needle			Wagandt		
Bushong			Harkness			Neilson			Webb		
Buzzell			Harris			Neumann			Ritter		
Byrnes			Henderson			Smith, A. W.			Weidemeyer		
Caldwell			Hickman			Pascal			Wheatley		
Cardin			Hopkins			Penniman			White		
Carson			Hostetter			Peters			Willis		
Case			Hutchinson			Powers			Willoner		
Chabot			Jett			Price			Winslow		
Child			Johnson			Pullen					
Cicone			Kahl			Raley					

75

44

33

YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
MOT. 000	00 0

DATE:	1
JAN.	2
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	1
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SEPT.	7
OCT.	8
NOV.	9
DEC.	0

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

§ 3.14 as amended
on 2nd reading

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
● President			● Clagett			● Key			● Robey, F. C.		
● Tawes			● Clarke, E. J.			● Kiefer			● Robie, K. L.		
● Clark, J.			● Cleveland			● Kirkland	●		● Rollins		
● James			● Dabrowski			● Koger		●	● Rosenstock		
● Abramson			● Darby	●		● Kosakowski			● Rush		
● Adkins			● Della	●		● Koss	●		● Rybczynski		
● Anderson			● Dorsey			● Leitzel			● Scanlan	●	
● Armor			● Dukes	●		● Linton	●		● Schloeder		●
● Bamberger			● Dulany			● Lord		●	● Schneider		
● Bard	●		● Eckenrode			● Macdonald			● Sherbow		
● Barrick			● Finch			● Malkus			● Sickles		
● Baumann	●		● Fornos			● Marion			● Siewierski		
● Beachley			● Fox			● Mason			● Singer		●
● Beall			● Frederick	●		● Maurer			● Smith, J. H.		
● Bennett			● Freedlander			● Mentzer		●	● Smith, M. H.		
● Blair	●		● Gallagher			● Miller, B.			● Sollins		●
● Boileau	●		● Gilchrist			● Miller, E. T.			● Sosnowski		
● Borom	●		● Gill		●	● Mitchell		●	● Soul		
● Bothe			● Gleason	●		● Morgan			● Stern		●
● Boyce			● Grant	●		● Moser			● Storm		●
● Boyer			● Groh	●		● Mosner			● Sybert		
● Boyles			● Grumbacher			● Mudd			● Taylor, H. E.		
● Bradshaw			● Gullett			● Murphy	●		● Taylor, L.		●
● Bryson			● Hanson	●		● Murray, D. S.			● Ulrich		
● Burdette		●	● Hardwicke			● Murray, E. C.			● Vecera	●	
● Burgess			● Hargrove			● Needle			● Wagandt		
● Bushong	●		● Harkness			● Neilson			● Webb		
● Buzzell			● Harris	●		● Neumann			● Ritter		
● Byrnes			● Henderson			● Smith, A. W.			● Weidemeyer		
● Caldwell			● Hickman			● Pascal			● Wheatley		●
● Cardin			● Hopkins			● Penniman			● White		
● Carson			● Hostetter			● Peters			● Willis		
● Case	●		● Hutchinson			● Powers			● Willoner		●
● Chabot		●	● Jett			● Price	●		● Winslow		
● Child			● Johnson			● Pullen					
● Cicone			● Kahl			● Raley					

YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0
1 1	1 1	● 1 1
2 2	● 2 2	2 2
3 3	3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5 ●
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8 ●	8 8
● 9 9 ●	9 9	9 9

DEL. PRO.	COM. REC.	DATE:
1000 100	10 1 ●	● JAN. 2 ●
2000 200	20 2	3
3000 300	● 30 3	1
4000 400	40 4	2
500	50 5	3
RESO. 600	60 6	4
● 2-R. 700	70 7	5
3-R. 800	80 8	6
QUO. 900	90 9 ●	SEPT. 7
MOT. 000	00 0	OCT. 8
		NOV. 9
		DEC. 0

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Motion to reconsider
the vote by which
Amend 11 was adopted.

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President			• Clagett			Key	•		• Robey, F. C.		
• Tawes			Clarke, E. J.		•	Kiefer	•		• Robie, K. L.		
Clark, J.		•	Cleveland		•	Kirkland	•		Rollins		•
James		•	• Dabrowski			• Koger			Rosenstock		•
Abramson			Darby	•		Kosakowski		•	Rush		•
Adkins		•	Della	•		• Koss			Rybczynski		•
Anderson			Dorsey		•	• Leitzel			• Scanlan		
• Armor			Dukes	•		• Linton			• Schloeder		
• Bamberger			Dulany		•	Lord	•		• Schneider		
Bard			Eckenrode		•	• Macdonald			• Sherbow		
Barrick		•	Finch		•	Malkus		•	• Sickles		
Baumann			• Fornos			• Marion			• Siewierski		
• Beachley			• Fox			• Mason			• Singer		
Beall		•	Frederick	•		• Maurer			Smith, J. H.		•
• Bennett			• Freedlander			• Mentzer			Smith, M. H.		•
Blair			• Gallagher		•	• Miller, B.			• Sollins		
Boileau			Gilchrist		•	• Miller, E. T.			Sosnowski		•
• Borom			Gill			• Mitchell			• Soul		
• Bothe			• Gleason			• Morgan		•	• Stern		
• Boyce			• Grant			• Moser			• Storm		
• Boyer			• Groh			Mosner		•	Sybert		•
• Boyles			• Grumbacher			Mudd		•	Taylor, H. E.		•
• Bradshaw			Gullett	•		Murphy	•		• Taylor, L.		
• Bryson			• Hanson			Murray, D. S.		•	• Ulrich		
• Burdette			• Hardwicke			• Murray, E. C.			Vecera	•	
Burgess		•	Hargrove		•	• Needle			• Wagandt		
Bushong		•	Harkness		•	• Neilson			Webb		•
Buzzell			• Harris			Neumann		•	Ritter	•	
• Byrnes			Henderson		•	• Smith, A. W.			Weidemeyer		•
Caldwell		•	Hickman		•	• Pascal			Wheatley		
• Cardin			Hopkins		•	• Penniman			• White		
Carson		•	Hostetter		•	Peters		•	Willis		•
• Case			Hutchinson		•	Powers		•	• Willoner		
• Chabot			Jett		•	Price	•		• Winslow		
• Child			Johnson		•	Pullen		•			
• Cicone			Kahl		•	Raley		•			

YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0
1 1	1 1	1 1
2 2	• 2 2	2 2
3 3	3 3	3 3
4 4	4 4	• 4 4
5 5	5 5	5 5
6 6	6 6	6 6
• 7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
• MOT. 000	00 0

DATE:	1
• JAN.	2
	3
	1
	2
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	4
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SEPT.	7
OCT.	8
NOV.	9
DEC.	0

Constitutional Convention

AMENDMENT NO. ~~112~~ ~~113~~ 112

As Amended by Report No. S&D-16

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. LB-1, LB-2, LB-3

BY DELEGATE GALLAGHER

1 On page 8 Section 3.22 Congressional Redistrict-
 2 ing Procedure in line 29 after the word "shall"
 3 strike out the remainder of the line and all of line
 4 30 and insert in lieu thereof the following:

5
 6 "enact either the commission plan or a congressional
 7 redistricting plan of its own."
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 12 to L13-1
(substance)

-2
-3

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
● President			● Claggett			● Key			● Robey, F. C.		
● Tawes ●			● Clarke, E. J.			● Kiefer			● Robie, K. L.		
● Clark, J.			● Cleveland			● Kirkland			● Rollins ●		
● James			● Dabrowski			● Koeger			● Rosenstock		
● Abramson			● Darby			● Kosakowski			● Rush		
● Adkins			● Della ●			● Koss			● Rybczynski		
● Anderson			● Dorsey			● Leitzel ●			● Scanlan ●		
● Armor			● Dukes			● Linton			● Schloeder		
● Bamberger			● Dulany			● Lord			● Schneider		
● Bard ●			● Eckenrode			● Macdonald			● Sherbow		
● Barrick			● Finch			● Malkus			● Sickles		
● Baumann			● Fornos			● Marion			● Siewierski		
● Beachley			● Fox ●			● Mason			● Singer		
● Beall ●			● Frederick			● Maurer			● Smith, J. H.		
● Bennett			● Freedlander			● Mentzer			● Smith, M. H.		
● Blair			● Gallagher			● Miller, B.			● Sollins		
● Boileau ●			● Gilchrist			● Miller, E. T.			● Sosnowski		
● Borom			● Gill			● Mitchell ●			● Soul		
● Bothe			● Gleason ●			● Morgan			● Stern		
● Boyce			● Grant			● Moser ●			● Storm		
● Boyer ●			● Groh			● Mosner ●			● Sybert		
● Boyles			● Grumbacher			● Mudd			● Taylor, H. E.		
● Bradshaw			● Gullett ●			● Murphy ●			● Taylor, L.		
● Bryson			● Hanson			● Murray, D. S.			● Ulrich		
● Burdette			● Hardwicke			● Murray, E. C.			● Vecera ●		
● Burgess			● Hargrove			● Needle			● Wagandt ●		
● Bushong ●			● Harkness ●			● Neilson			● Webb ●		
● Buzzell			● Harris			● Neumann			● Ritter		
● Byrnes			● Henderson			● Smith, A. W.			● Weidemeyer		
● Caldwell ●			● Hickman			● Pascal			● Wheatley		
● Cardin ●			● Hopkins			● Penniman			● White		
● Carson			● Hostetter ●			● Peters			● Willis		
● Case			● Hutchinson			● Powers ●			● Willoner		
● Chabot ●			● Jett			● Price ●			● Winslow		
● Child			● Johnson			● Pullen					
● Cicone			● Kahl ●			● Raley					

YEAS	N-V	NAYS
100-200	100-200	100-200
● 0 0	● 0 0	● 0 0
1 1	1 1	1 1
2 2 ●	2 2	2 2
3 3	3 3	3 3
4 4	● 4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000 100	● 10 1
2000 200	20 2 ●
3000 300	30 3
4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
MOT. 000	00 0

DATE: 1
JAN. 2
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SEPT. 7
OCT. 8
NOV. 9
DEC. 0

JJ

Constitutional Convention

AMENDMENT NO. ~~82~~ 13

As Amended by Report No. S&D-16

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. LB-1, LB-2, LB-3

RYBCZYNSKI, HICKMAN, ABRAMSON, BOYER, DULANY, GRANT,
BY DELEGATE S HARGROVE, HARKNESS, HENDERSON, HOPKINS
HOSTETTER, JOHNSON, MUDD, MURPHY, RITTER, ROSENSTOCK, RUSH,
SCHNEIDER, M.H.SMITH, VECERA, WEIDEMEYER, WHEATLEY.

1 On page 7 Section 3.19 Journals in lines 20,
2 21, and 22 strike out the following words:
3 "and that the transcript of debates shall be
4 available to the public".
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 13 to L 13-1
§ 3,19
-2
-3

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President			• Clagett			• Key			Robey, F. C.		•
• Tawes			• Clarke, E. J.			Kiefer	•		• Robie, K. L.		
Clark, J. •			• Cleveland			Kirkland	•		• Rollins		
• James			• Dabrowski			Koger		•	• Rosenstock		
Abramson			Darby •			• Kosakowski			• Rush		
• Adkins			Della •			Koss		•	• Rybczynski		
• Anderson			• Dorsey			• Leitzel			• Scanlan		
• Armor			Dukes •			Linton •			Schloeder •		
Bamberger		•	• Dulany			• Lord			Schneider	•	
Bard •			• Eckenrode			Macdonald	•		• Sherbow		
• Barrick			• Finch			Malkus •			• Sickles		
Baumann •			• Fornos			• Marion			• Siewierski		
• Beachley			• Fox			• Mason			Singer •		
• Beall			Frederick •			Maurer		•	• Smith, J. H.		
Bennett		•	• Freedlander			Mentzer •			• Smith, M. H.		
Blair •			• Gallagher			• Miller, B.			Sollins	•	
Boileau •	Aye		• Gilchrist			Miller, E. T.			• Sosnowski		
• Borom			Gill		•	Mitchell		•	• Soul		
• Bothe			Gleason •			• Morgan			• Stern		
• Boyce			• Grant			• Moser			• Storm		
Boyer •			Groh •			• Mosner			• Sybert		
• Boyles			• Grumbacher			• Mudd			• Taylor, H. E.		
• Bradshaw			• Gullett			Murphy •			Taylor, L.		
• Bryson			Hanson		•	• Murray, D. S.			• Ulrich		
Burdette		•	Hardwicke		•	Murray, E. C.		•	Vecera •		
Burgess		•	• Hargrove			• Needle			• Wagandt		
Bushong •			• Harkness			• Neilson			• Webb		
• Buzzell			• Harris			• Neumann			• Ritter		
Byrnes		•	• Henderson			• Smith, A. W.			• Weidemeyer		
• Caldwell			• Hickman			• Pascal			Wheatley		•
• Cardin			• Hopkins			• Penniman			White		
• Carson			• Hostetter			• Peters			• Willis		
• Case			• Hutchinson			Powers •			Willoner		•
Chabot		•	• Jett			Price •			Winslow		
• Child			• Johnson			• Pullen					
• Cicone			• Kahl			• Raley					

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19

YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0
1 1	1 1 •	• 1 1
2 2 •	2 2	2 2
3 3	• 3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8
• 9 9	9 9	9 9 •

DEL. PRO.	COM. REC.
1000 100	• 10 1
2000 200	20 2
3000 300	30 3 •
4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
MOT. 000	00 0

DATE:	1
• JAN.	2 •
	3
	1
	2
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	4
	5
	6
SEPT.	7
OCT.	8
NOV.	9
DEC.	0

Constitutional Convention

AMENDMENT NO. 14

As Amended by Report No. S&D-16

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. LB-1, LB-2,
LB-3

BY DELEGATE SEE SPONSORS BELOW

1 On page 2 Section 3.03. Composition of the
2 General Assembly strike out all of lines 1
3 through 5, inclusive, and insert in lieu
4 thereof the following:

5
6 "gates. One senator shall be elected from
7 each senate district. Three delegates shall
8 be elected within each senate district, either
9 from single-member or multi-member delegate
10 districts, or a combination thereof, as pro-
11 vided by the redistricting plan."
12
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14
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20 BY DELEGATES LORD, BYRNES, CARSON, ABRAMSON,
21 ADKINS, BARRICK, BAUMANN, BLAIR,
22 BOTHE, BOYER, BUZZELL, CARDIN,
23 CASE, CICONE, DABROWSKI, DARBY,
24 DELLA, DORSEY, DULANY, ECKENRODE,
25 FINCH, FREDERICK, GILCHRIST,
26 HICKMAN, HOSTETTER, HUTCHINSON,
27 JAMES, JETT, JOHNSON, KAHL,
28 KIRKLAND, MASON, MURPHY, PETERS,
29 RITTER, ROLLINS, ROSENSTOCK, RUSH,
30 RYBCZYNSKI, SINGER, SOUL, STERN,
31 STORM, SYBERT, VECERA, WEBB,
32 WEIDEMEYER, WHEATLEY, WILLIS

Fail

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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 14 to LB-1

§ 3.03

*-2
-3*

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
● President			● Clagett		●	● Key		●	● Robey, F. C.		●
● Tawes			● Clarke, E. J.		●	● Kiefer			● Robie, K. L.		●
● Clark, J.		●	● Cleveland		●	● Kirkland			● Rollins		
● James			● Dabrowski			● Koger		●	● Rosenstock		
● Abramson			● Darby			● Kosakowski		●	● Rush		
● Adkins			● Della			● Koss		●	● Rybczynski		
● Anderson		●	● Dorsey			● Leitzel		●	● Scanlan		●
● Armor		●	● Dukes		●	● Linton		●	● Schloeder		●
● Bamberger		●	● Dulany			● Lord		●	● Schneider		●
● Bard		●	● Eckenrode			● Macdonald		●	● Sherbow		
● Barrick			● Finch			● Malkus			● Sickles		●
● Baumann			● Fornos		●	● Marion		●	● Siewierski		●
● Beachley		●	● Fox		●	● Mason			● Singer		
● Beall			● Frederick			● Maurer			● Smith, J. H.		●
● Bennett		●	● Freedlander		●	● Mentzer		●	● Smith, M. H.		●
● Blair			● Gallagher		●	● Miller, B.		●	● Sollins		●
● Boileau	●	No	● Gilchrist			● Miller, E. T.			● Sosnowski		●
● Borom		●	● Gill		●	● Mitchell		●	● Soul		
● Bothe			● Gleason		●	● Morgan		●	● Stern		
● Boyce		●	● Grant		●	● Moser		●	● Storm		
● Boyer			● Groh		●	● Mosner		●	● Sybert		●
● Boyles		●	● Grumbacher		●	● Mudd		●	● Taylor, H. E.		●
● Bradshaw		●	● Gullett		●	● Murphy			● Taylor, L.		●
● Bryson		●	● Hanson		●	● Murray, D. S.		●	● Ulrich		●
● Burdette		●	● Hardwicke		●	● Murray, E. C.		●	● Vecera		
● Burgess		●	● Hargrove		●	● Needle		●	● Wagandt		●
● Bushong		●	● Harkness		●	● Neilson		●	● Webb		
● Buzzell			● Harris		●	● Neumann			● Ritter		
● Byrnes			● Henderson		●	● Smith, A. W.		●	● Weidemeyer		
● Caldwell			● Hickman			● Pascal		●	● Wheatley		
● Cardin			● Hopkins		●	● Penniman		●	● White		●
● Carson			● Hostetter			● Peters			● Willis		
● Case			● Hutchinson			● Powers		●	● Willoner		●
● Chabot		●	● Jett			● Price		●	● Winslow		●
● Child		●	● Johnson			● Pullen					
● Cicone			● Kahl			● Raley		●			

58		4		80	
YEAS	N-V	YEAS	N-V	YEAS	N-V
100-200	100-200	100-200	100-200	100-200	100-200
0	0	● 0	0	0	0
1	1	1	1	1	1
2	2	2	2	2	2
3	3	3	3	3	3
4	4	4	4	4	4
● 5	5	5	5 ●	5	5
6	6	6	6	6	6
7	7	7	7	● 7	7
8	8 ●	8	8	8	8
9	9	9	9	9	9 ●

DEL. PRO.	COM. REC.	DATE:
1000	100	● JAN. 2
2000	200	3
3000	300	1
4000	400	2
	500	3
RESO.	600	4
2-R.	700	5
3-R.	800	6
QUO.	900	SEPT. 7
MOT.	000	OCT. 8
		NOV. 9
		DEC. 0

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 15 - Part 1

L 13-1

§ 3.04

*- 2
- 3*

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
● President			● Claquet			● Key			● Robey, F. C.		
● Tawes			● Clarke, E. J.			● Kiefer			● Robie, K. L.		
● Clark, J.			● Cleveland			● Kirkland			● Rollins		
● James			● Dabrowski			● Kozer			● Rosenstock		
● Abramson			● Darby ●			● Kosakowski			● Rush		
● Adkins			● Della ●			● Koss			● Rybczynski		
● Anderson			● Dorsey			● Leitzel			● Scanlan		
● Armor			● Dukes			● Linton			● Schloeder		
● Bamberger			● Dulany			● Lord ●			● Schneider		
● Bard ●			● Eckenrode			● Macdonald			● Sherbow		
● Barrick			● Finch			● Malkus ●			● Sickles		
● Baumann			● Fornos			● Marion			● Siewierski		
● Beachley			● Fox			● Mason			● Singer		
● Beall			● Frederick ●			● Maurer			● Smith, J. H.		
● Bennett			● Freedlander			● Mentzer			● Smith, M. H.		
● Blair			● Gallagher			● Miller, B.			● Sollins		
● Boileau ● <i>Aye</i>			● Gilchrist			● Miller, E. T.			● Sosnowski ●		
● Borom			● Gill			● Mitchell			● Soul		
● Bothe ●			● Gleason			● Morgan			● Stern		
● Boyce			● Grant			● Moser			● Storm		
● Boyer			● Groh ●			● Mosner			● Sybert		
● Boyles			● Grumbacher			● Mudd			● Taylor, H. E.		
● Bradshaw			● Gullett ●			● Murphy ●			● Taylor, L. ●		
● Bryson			● Hanson			● Murray, D. S.			● Ulrich ●		
● Burdette			● Hardwicke			● Murray, E. C.			● Vecera ●		
● Burgess			● Hargrove			● Needle			● Wagandt		
● Bushong ●			● Harkness			● Neilson			● Webb		
● Buzzell			● Harris ●			● Neumann			● Ritter		
● Byrnes			● Henderson			● Smith, A. W.			● Weidemeyer ●		
● Caldwell			● Hickman			● Pascal			● Wheatley ●		
● Cardin			● Hopkins			● Penniman			● White		
● Carson			● Hostetter			● Peters			● Willis		
● Case			● Hutchinson			● Powers			● Willoner		
● Chabot ●			● Jett			● Price ●			● Winslow		
● Child			● Johnson			● Pullen					
● Cicone			● Kahl			● Raley					

117

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YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3 ●	3 3 ●
4 4	4 4	4 4
5 5	5 5	5 5
6 6 ●	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
	50 5 ●
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
MOT. 000	00 0

DATE:
1 JAN. 2 ●
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 15 - Part 2

§ 3.04

LB-1

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-3

21

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
● President			● Clagett			● Key			● Robey, F. C.		
● Tawes			● Clarke, E. J.			● Kiefer			● Robie, K. L.		
● Clark, J.			● Cleveland			● Kirkland			● Rollins		
● James			● Dabrowski			● Koger			● Rosenstock		
● Abramson			● Darby	●		● Kosakowski			● Rush		
● Adkins			● Della	●		● Koss			● Rybczynski	●	
● Anderson			● Dorsey			● Leitzel			● Scanlan		
● Armor			● Dukes			● Linton			● Schloeder		
● Bamberger			● Dulany			● Lord	●		● Schneider		
● Bard	●		● Eckenrode			● Macdonald			● Sherbow		
● Barrick			● Finch			● Malkus	●		● Sickles		
● Baumann			● Fornos			● Marion			● Siewierski		
● Beachley			● Fox			● Mason			● Singer		
● Beall			● Frederick	●		● Maurer			● Smith, J. H.		
● Bennett			● Freedlander			● Mentzer			● Smith, M. H.		
● Blair			● Gallagher			● Miller, B.			● Sollins		
● Boileau	●		● Gilchrist			● Miller, E. T.			● Sosnowski		
● Borom			● Gill			● Mitchell			● Soul		
● Bothe	●		● Gleason			● Morgan			● Stern		
● Boyce			● Grant			● Moser			● Storm	●	
● Boyer			● Groh	●		● Mosner			● Sybert		
● Boyles			● Grumbacher			● Mudd			● Taylor, H. E.		
● Bradshaw			● Gullett	●		● Murphy	●		● Taylor, L.		
● Bryson			● Hanson			● Murray, D. S.			● Ulrich		
● Burdette			● Hardwicke			● Murray, E. C.			● Vecera	●	
● Burgess			● Hargrove			● Needle			● Wagandt		
● Bushong	●		● Harkness			● Neilson			● Webb		
● Buzzell			● Harris	●		● Neumann			● Ritter		
● Byrnes			● Henderson			● Smith, A. W.			● Weidemeyer		
● Caldwell			● Hickman		●	● Pascal			● Wheatley	●	
● Cardin			● Hopkins			● Penniman			● White		
● Carson	●		● Hostetter	●		● Peters			● Willis		
● Case			● Hutchinson			● Powers			● Willoner		
● Chabot			● Jett			● Price	●		● Winslow		
● Child			● Johnson		●	● Pullen					
● Cicone			● Kahl		●	● Raley					

Aye

113

23

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YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.

COM. REC.

DATE: 1

1000	100	10	1	● JAN. 2
2000	200	20	2	3
3000	300	30	3	1
4000	400	40	4	2
	500	50	5	3
RESO.	600	60	6	4
2-R.	700	70	7	5
3-R.	800	80	8	6
QUO.	900	90	9	SEPT. 7
MOT.	000	00	0	OCT. 8
				NOV. 9
				DEC. 0

Constitutional Convention

AMENDMENT NO. 16

As Amended by Report No. S&D-16

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. LB-1, LB-2, LB-3

BY DELEGATES	CARSON, ADKINS, BARRICK, BOYER, BOYLES, CASE, ECKENRODE, GRANT, GULLETT, NEUMANN, PETERS, ROLLINS, J.H. SMITH, M.H. SMITH, WHEATLEY, WILLIS
--------------	--

1 On page 8 Section 3.23 General Application of Laws
 2 in lines 45, 46, 47 and 48 strike out the following:
 3 "The General Assembly shall have the power, notwith-
 4 standing the limitations imposed by this Section, to
 5 enact" and insert in lieu thereof the following:
 6 "The limitations of this Section shall not apply to".
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CC

Constitutional Convention

AMENDMENT NO. 16(A)

As Amended by Report No. S&D-16

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No LB-1, LB-2, LB-3

BY DELEGATE CLAGETT

1 On page 8 Section 3.23 General Application
2 of Laws in lines 45, 46, 47 and 48 strike out
3 the following: "The General Assembly shall
4 have the power, notwithstanding the limitations
5 imposed by this Section, to enact" and insert
6 in lieu thereof the following: "The limitation
7 of this Section that the General Assembly shall
8 enact only public general laws shall not apply
9 to".
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61 A

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Low

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 16 a to LIB-1
§ 3.23
-2
-3

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President		•	• Clagett			• Key			• Robey, F. C.		•
Tawes		•	• Clarke, E. J.			• Kiefer		•	• Robie, K. L.		•
Clark, J.		•	• Cleveland			• Kirkland	•		• Rollins		•
James		•	• Dabrowski			• Koger			• Rosenstock		•
Abramson		•	• Darby	•		• Kosakowski			• Rush		•
Adkins		•	• Della	•		• Koss			• Rybczynski		•
• Anderson			• Dorsey		•	• Leitzel		•	• Scanlan	•	
• Armor			• Dukes	•		• Linton		•	• Schloeder		•
• Bamberger			• Dulany		•	• Lord		•	• Schneider		•
Bard	•		• Eckenrode		•	• Macdonald			• Sherbow		•
Barrick		•	• Finch		•	• Malkus		•	• Sickles		•
Baumann	•		• Fornos			• Marion		•	• Siewierski		•
Beachley		•	• Fox			• Mason		•	• Singer		•
Beall	•		• Frederick	•		• Maurer		•	• Smith, J. H.		•
• Bennett			• Freedlander			• Mentzer			• Smith, M. H.		•
Blair	•		• Gallagher			• Miller, B.			• Sollins		•
Boileau	•		• Gilchrist		•	• Miller, E. Y.			• Sosnowski		•
• Borom			• Gill			• Mitchell			• Soul		•
• Bothe			• Gleason			• Morgan		•	• Stern		•
• Boyce			• Grant			• Moser		•	• Storm		•
Boyer			• Groh			• Mosner		•	• Sybert		•
Boyles		•	• Grumbacher		•	• Mudd			• Taylor, H. E.		•
• Bradshaw			• Gullett			• Murphy	•		• Taylor, L.		•
• Bryson			• Hanson			• Murray, D. S.		•	• Ulrich		•
• Burdette			• Hardwicke			• Murray, E. C.		•	• Vecera	•	
• Burgess			• Hargrove			• Needle			• Wagandt		•
Bushong	•		• Harkness		•	• Neilson			• Webb	•	
Buzzell		•	• Harris		•	• Neumann		•	• Ritter	•	
• Byrnes			• Henderson			• Smith, A. W.		•	• Weidemeyer		•
• Caldwell			• Hickman		•	• Pascal		•	• Wheatley	•	
Cardin		•	• Hopkins		•	• Penniman		•	• White		•
Carson		•	• Hostetter			• Peters		•	• Willis		•
Case		•	• Hutchinson		•	• Powers		•	• Willoner		•
• Chabot			• Jett			• Price	•		• Winslow		•
• Child			• Johnson		•	• Pullen		•			
• Cicone			• Kahl		•	• Raley					

Aye

61

21

60

YEAS	N-V	NAYS
100-200	100-200	100-200
0 0 •	0 0	0 0 •
1 1	1 1	1 1
2 2	• 2 2 •	2 2
3 3	3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
• 6 6	6 6	• 6 6
7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
MOT. 000	00 0

DATE: 1
• JAN. 2
3
1
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SEPT. 7
OCT. 8
NOV. 9
DEC. 0

CONSTITUTIONAL CONVENTION OF MARYLAND

1967 which 16c was substituted
ROLL CALL For Amend 16 to LB

Motion to reconsider the vote by

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
• President			• Clagett		•	• Key		•	• Robey, F. C.		
• Tawes			• Clarke, E. J.		•	• Kiefer			• Robie, K. L.		
• Clark, J.			• Cleveland		•	• Kirkland	•		• Rollins		
• James			• Dabrowski		•	• Kozer		•	• Rosenstock		
• Abramson			• Darby	•		• Kosakowski		•	• Rush		
• Adkins			• Della	•		• Koss		•	• Rybczynski		•
• Anderson		•	• Dorsey			• Leitzel			• Scanlan	•	
• Armor			• Dukes	•		• Linton			• Schloeder		•
• Bamberger			• Dulany			• Lord			• Schneider		
• Bard	•		• Eckenrode			• Macdonald		•	• Sherbow		
• Barrick			• Finch			• Malkus			• Sickles		•
• Baumann			• Fornos			• Marion		•	• Siewierski		•
• Beachley			• Fox		•	• Mason		•	• Singer		
• Beall			• Frederick	•		• Maurer			• Smith, J. H.		
• Bennett		•	• Freedlander		•	• Mentzer		•	• Smith, M. H.		
• Blair	•		• Gallagher		•	• Miller, B.			• Sollins		•
• Boileau	•	No	• Gilchrist			• Miller, E. T.			• Sosnowski		
• Borom		•	• Gill		•	• Mitchell		•	• Soul		
• Bothe		•	• Gleason		•	• Morgan			• Stern		
• Boyce		•	• Grant		•	• Moser			• Storm		
• Boyer			• Groh		•	• Mosner		•	• Sybert		
• Boyles		•	• Grumbacher		•	• Mudd		•	• Taylor, H. E.		
• Bradshaw		•	• Gullett			• Murphy	•		• Taylor, L.		•
• Bryson		•	• Hanson		•	• Murray, D. S.		•	• Ulrich		•
• Burdette		•	• Hardwicke		•	• Murray, E. C.		•	• Vecera	•	
• Burgess		•	• Hargrove		•	• Needle			• Wagandt		•
• Bushong	•		• Harkness		•	• Neilson		•	• Webb	•	
• Buzzell			• Harris			• Neumann			• Ritter	•	
• Byrnes		•	• Henderson		•	• Smith, A. W.			• Weidemeyer		•
• Caldwell		•	• Hickman			• Pascal			• Wheatley	•	
• Cardin			• Hopkins			• Penniman			• White		•
• Carson			• Hostetter	•		• Peters			• Willis		
• Case			• Hutchinson			• Powers			• Willoner		•
• Chabot		•	• Jett		•	• Price	•		• Winslow		•
• Child		•	• Johnson			• Pullen					
• Cicone		•	• Kahl			• Raley		•			

YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
500 50	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
MOT. 000	00 0

DATE:
JAN. 2
3
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0

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Adoption of Common
Style Amendments to
§ 3.23 L13-1-2-3

YEAS	N-V	NAYS
● President		
● Tawes		
● Clark, J.		
● James		
● Abramson		
● Adkins		
● Anderson		
● Armor		
● Bamberger		
● Bard		
● Barrick		
● Baumann		
● Beachley		
● Beall		
● Bennett		
● Blair		
● Boileau		
● Borom		
● Bothe		
● Boyce		
● Boyer		
● Boyles		
● Bradshaw		
● Bryson		
● Burdette		
● Burgess		
● Bushong		
● Buzzell		
● Byrnes		
● Caldwell		
● Cardin		
● Carson		
● Case		
● Chabot		
● Child		
● Cicone		

Aye

YEAS	N-V	NAYS
● Clagett		
● Clarke, E. J.		
● Cleveland		
● Dabrowski		
● Darby		
● Della		
● Dorsey		
● Dukes		
● Dulany		
● Eckenrode		
● Finch		
● Fornos		
● Fox		
● Frederick		
● Freedlander		
● Gallagher		
● Gilchrist		
● Gill		
● Gleason		
● Grant		
● Groh		
● Grumbacher		
● Gullett		
● Hanson		
● Hardwicke		
● Hargrove		
● Harkness		
● Harris		
● Henderson		
● Hickman		
● Hopkins		
● Hostetter		
● Hutchinson		
● Jett		
● Johnson		
● Kahl		

YEAS	N-V	NAYS
● Key		
● Kiefer		
● Kirkland		
● Kozer		
● Kosakowski		
● Koss		
● Leitzel		
● Linton		
● Lord		
● Macdonald		
● Malkus		
● Marion		
● Mason		
● Maurer		
● Mentzer		
● Miller, B.		
● Miller, E. T.		
● Mitchell		
● Morgan		
● Moser		
● Mosner		
● Mudd		
● Murphy		
● Murray, D. S.		
● Murray, E. C.		
● Needle		
● Neilson		
● Neumann		
● Smith, A. W.		
● Pascal		
● Penniman		
● Peters		
● Powers		
● Price		
● Pullen		
● Raley		

YEAS	N-V	NAYS
● Robey, F. C.		
● Robie, K. L.		
● Rollins		
● Rosenstock		
● Rush		
● Rybczynski		
● Scanlan		
● Schloeder		
● Schneider		
● Sherbow		
● Sickles		
● Siewierski		
● Singer		
● Smith, J. H.		
● Smith, M. H.		
● Sollins		
● Sosnowski		
● Soul		
● Stern		
● Storm		
● Sybert		
● Taylor, H. E.		
● Taylor, L.		
● Ulrich		
● Vecera		
● Wagandt		
● Webb		
● Ritter		
● Weidemeyer		
● Wheatley		
● White		
● Willis		
● Willoner		
● Winslow		

99	33	10
YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
500 50	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
MOT. 000	00 0

DATE:	1	2
JAN.	3	1
	2	3
	4	5
	6	7
SEPT.	7	8
OCT.	8	9
NOV.	9	0
DEC.	0	

Constitutional Convention

AMENDMENT NO. 17

As Amended by Report No. S&D-16

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. LB-1, LB-2, LB-3

BY DELEGATE S GRANT, BYRNES

1 On pages 8 and 9, Section 3.23 General Applica-
2 tion of Laws, on page 8 in line 48 after the word
3 "laws", in line 49 immediately preceding the word
4 "providing", on page 9 in line 2 immediately pre-
5 ceding the first word "pertaining", in the same
6 line immediately preceding the second word
7 "pertaining", in line 3 immediately preceding the
8 word "pertaining", in line 4 immediately preceding
9 the word "providing", in line 6 immediately pre-
10 ceding the word "granting", and in line 8 after
11 the first word "or" in each instance, respectively,
12 insert the following:

13
14 "(1)", "(2)", "(3)", "(4)", "(5)", "(6)", "(7)",
15 and "(8)".
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Constitutional Convention

AMENDMENT NO. 18

As Amended by Report No. S&D-16

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. LB-1, LB-2, LB-3

BY DELEGATE BOYLES

1 On page 9 Section 3.23 General Application of
2 Laws in line 19 after the word "is" add the words:
3 "or can be made".

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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 18 to LB-1
§ 3.23
-2
-3

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	2nd rdy YEAS	N-V	NAYS
● President			● Clagett			Key	●		● Robey, F. C.		
● Tawes			● Clarke, E. J.			Kiefer	●		● Robie, K. L.		
● Clark, J.			● Cleveland			● Kirkland			● Rollins		
● James			● Dabrowski			● Koeger			● Rosenstock		
● Abramson			● Darby			● Kosakowski			● Rush		
● Adkins			● Della			● Koss			● Rybczynski		
● Anderson			● Dorsey			● Leitzel			● Scanlan	●	
● Armor			● Dukes	●		● Linton			● Schloeder		
● Bamberger			● Dulany			● Lord		●	● Schneider		
● Bard	●		● Eckenrode			● Macdonald			● Sherbow		
● Barrick	●		● Finch	●		● Malkus			● Sickles		
● Baumann	●		● Fornos			● Marion	●		● Siewierski	●	
● Beachley	●		● Fox			● Mason	●		● Singer	●	
● Beall			● Frederick	●		● Maurer			● Smith, J. H.		
● Bennett			● Freedlander			● Mentzer		●	● Smith, M. H.		
● Blair	●		● Gallagher			● Miller, B.	●		● Sollins		
● Boileau	●		● Gilchrist			● Miller, E. T.	●		● Sosnowski		
● Borom			● Gill			● Mitchell	●		● Soul		
● Bothe			● Gleason	●		● Morgan			● Stern	●	
● Boyce			● Grant			● Moser			● Storm	●	
● Boyer	●		● Groh			● Mosner			● Sybert	●	
● Boyles	●		● Grumbacher			● Mudd			● Taylor, H. E.		
● Bradshaw			● Gullett		●	● Murphy	●		● Taylor, L.		
● Bryson			● Hanson		●	● Murray, D. S.		●	● Ulrich		
● Burdette		●	● Hardwicke			● Murray, E. C.			● Vecera	●	
● Burgess	●		● Hargrove			● Needle			● Wagandt	●	
● Bushong	●		● Harkness			● Neilson			● Webb	●	
● Buzzell			● Harris	●		● Neumann			● Ritter	●	
● Byrnes			● Henderson	●		● Smith, A. W.			● Weidemeyer		
● Caldwell			● Hickman			● Pascal			● Wheatley	●	
● Cardin	●		● Hopkins			● Penniman	●		● White		
● Carson	●		● Hostetter			● Peters	●		● Willis	●	
● Case			● Hutchinson			● Powers			● Willoner		
● Chabot	●		● Jett		●	● Price	●		● Winslow		
● Child			● Johnson			● Pullen		●			
● Cicone			● Kahl			● Raley					

82

YEAS	N-V
100-200	100-200
0 0	
1 1	
2 2 ●	
3 3	
4 4	
5 5	
6 6	
7 7	
● 8 8	
9 9	

52

YEAS	N-V
100-200	100-200
0 0	
1 1	
2 2 ●	
3 3	
4 4	
● 5 5	
6 6	
7 7	
8 8	
9 9	

8

YEAS	N-V
100-200	100-200
0 0	
1 1	
2 2	
3 3	
4 4	
5 5	
6 6	
7 7	
8 8 ●	
9 9	

DEL. PRO.

1000	100
2000	200
3000	300
4000	400
	500
RESO.	600
2-R.	700
3-R.	800
QUO.	900
MOT.	000

COM. REC.

● 10	1
20	2
30	3
40	4
50	5
60	6
70	7 ●
80	8
90	9
00	0

DATE: 1

● JAN.	2
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	2
	3 ●
	4
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	6
SEPT.	7
OCT.	8
NOV.	9
DEC.	0

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend ~~18~~ to L13-1
§ 3.23 18 -2
2nd rdg -3

YEAS	N-V	NAYS
President		
Tawes		
Clark, J.		
James		
Abramson		
Adkins		
Anderson		
Armor		
Bamberger		
Bard		
Barrick		
Baumann		
Beachley		
Beall		
Bennett		
Blair		
Boileau		
Borom		
Bothe		
Boyce		
Boyer		
Boyles		
Bradshaw		
Bryson		
Burdette		
Burgess		
Bushong		
Buzzell		
Byrnes		
Caldwell		
Cardin		
Carson		
Case		
Chabot		
Child		
Cicone		

YEAS	N-V	NAYS
Claggett		
Clarke, E. J.		
Cleveland		
Dabrowski		
Darby		
Della		
Dorsey		
Dukes		
Dulany		
Eckenrode		
Finch		
Fornos		
Fox		
Frederick		
Freedlander		
Gallagher		
Gilchrist		
Gill		
Gleason		
Grant		
Groh		
Grumbacher		
Gullett		
Hanson		
Hardwicke		
Hargrove		
Harkness		
Harris		
Henderson		
Hickman		
Hopkins		
Hostetter		
Hutchinson		
Jett		
Johnson		
Kahl		

YEAS	N-V	NAYS
Key		
Kiefer		
Kirkland		
Kozer		
Kosakowski		
Koss		
Leitzel		
Linton		
Lord		
Macdonald		
Malkus		
Marion		
Mason		
Maurer		
Mentzer		
Miller, B.		
Miller, E. T.		
Mitchell		
Morgan		
Moser		
Mosner		
Mudd		
Murphy		
Murray, D. S.		
Murray, E. C.		
Needle		
Neilson		
Neumann		
Smith, A. W.		
Pascal		
Penniman		
Peters		
Powers		
Price		
Pullen		
Raley		

YEAS	N-V	NAYS
Robey, F. C.		
Robie, K. L.		
Rollins		
Rosenstock		
Rush		
Rybczynski		
Scanlan		
Schloeder		
Schneider		
Sherbow		
Sickles		
Siewierski		
Singer		
Smith, J. H.		
Smith, M. H.		
Sollins		
Sosnowski		
Soul		
Stern		
Storm		
Sybert		
Taylor, H. E.		
Taylor, L.		
Ulrich		
Vecera		
Wagandt		
Webb		
Ritter		
Weidemeyer		
Wheatley		
White		
Willis		
Willoner		
Winslow		

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YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
500	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
MOT. 000	00 0

DATE: 1
JAN. 2
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SEPT. 7
OCT. 8
NOV. 9
DEC. 0

LL

Constitutional Convention

AMENDMENT NO. 19

As amended by Report No. S&D-16

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. LB-1, LB-2, LB-3

BY DELEGATE GALLAGHER

1 On page 9 Section 3.23 General Application
2 of Laws in line 19 strike out the letter "a"
3 and insert in lieu thereof the words: "an
4 existing".

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Constitutional Convention

AMENDMENT NO. 19

As amended by Report No. S&D-16

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. LB-1, LB-2, LB-3

BY DELEGATE GALLAGHER

1 On page 9 Section 3.23 General Application
2 of Laws in line 19 strike out the letter "a"
3 and insert in lieu thereof the words: "an
4 existing".
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 19 to L13-1
§ 3.23
2nd rdg
-2
-3

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President			Clagett			Key			Robey, F. C.		
Tawes			Clarke, E. J.			Kiefer			Robie, K. L.		
Clark, J.			Cleveland			Kirkland			Rollins		
James			Dabrowski			Koger			Rosenstock		
Abramson			Darby			Kosakowski			Rush		
Adkins			Della			Koss			Rybczynski		
Anderson			Dorsey			Leitzel			Scanlan		
Armor			Dukes			Linton			Schloeder		
Bamberger			Dulany			Lord			Schneider		
Bard			Eckenrode			Macdonald			Sherbow		
Barrick			Finch			Malkus			Sickles		
Baumann			Fornos			Marion			Siewierski		
Beachley			Fox			Mason			Singer		
Beall			Frederick			Maurer			Smith, J. H.		
Bennett			Freedlander			Mentzer			Smith, M. H.		
Blair			Gallagher			Miller, B.			Sollins		
Boileau			Gilchrist			Miller, E. T.			Sosnowski		
Borom			Gill			Mitchell			Soul		
Bothe			Gleason			Morgan			Stern		
Boyce			Grant			Moser			Storm		
Boyer			Groh			Mosner			Sybert		
Boyles			Grumbacher			Mudd			Taylor, H. E.		
Bradshaw			Gullett			Murphy			Taylor, L.		
Bryson			Hanson			Murray, D. S.			Ulrich		
Burdette			Hardwicke			Murray, E. C.			Vecera		
Burgess			Hargrove			Needle			Wagandt		
Bushong			Harkness			Neilson			Webb		
Buzzell			Harris			Neumann			Ritter		
Byrnes			Henderson			Smith, A. W.			Weidemeyer		
Caldwell			Hickman			Pascal			Wheatley		
Cardin			Hopkins			Penniman			White		
Carson			Hostetter			Peters			Willis		
Case			Hutchinson			Powers			Willoner		
Chabot			Jett			Price			Winslow		
Child			Johnson			Pullen					
Cicone			Kahl			Raley					

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YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.	DATE:
1000 100	10 1	JAN. 2
2000 200	20 2	3
3000 300	30 3	4
4000 400	40 4	5
RESO. 500	50 5	6
2-R. 600	60 6	7
3-R. 700	70 7	8
QUO. 800	80 8	9
MOT. 900	90 9	DEC. 0
	00 0	

E

Constitutional Convention

AMENDMENT NO. 20

As Amended by Report No. S&D-16
~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. LB-1, LB-2,
LB-3.

BY DELEGATE

SEE SPONSORS BELOW

1 On page 9 Section 3.23. General Application
2 of Laws in lines 2 and 3 strike out the words
3 "pertaining to natural environment and
4 resources;".

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8 BY DELEGATES MACDONALD, BAMBERGER, BOROM,
9 BOYLES, BRADSHAW, BRYSON, FOX, FREEDLANDER,
10 GLEASON, HANSON, MARION, MITCHELL, MORGAN,
11 NEEDLE, J.H. SMITH, SOLLINS, ULRICH, WAGANDT.

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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Motion to move the
previous question
on Amend 20 by Del
Boyce.

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President			Claggett			Key			Robey, F. C.		
Tawes			Clarke, E. J.			Kiefer			Robie, K. L.		
Clark, J.			Cleveland			Kirkland			Rollins		
James			Dabrowski			Koger			Rosenstock		
Abramson			Darby			Kosakowski			Rush		
Adkins			Della			Koss			Rybczynski		
Anderson			Dorsey			Leitzel			Scanlan		
Armor			Dukes			Linton			Schloeder		
Bamberger			Dulany			Lord			Schneider		
Bard			Eckenrode			Macdonald			Sherbow		
Barrick			Finch			Malkus			Sickles		
Baumann			Fornos			Marion			Siewierski		
Beachley			Fox			Mason			Singer		
Beall			Frederick			Maurer			Smith, J. H.		
Bennett			Freedlander			Mentzer			Smith, M. H.		
Blair			Gallagher			Miller, B.			Sollins		
Boileau			Gilchrist			Miller, E. T.			Sosnowski		
Borom			Gill			Mitchell			Soul		
Bothe			Gleason			Morgan			Stern		
Boyce			Grant			Moser			Storm		
Boyer			Groh			Mosner			Sybert		
Boyles			Grumbacher			Mudd			Taylor, H. E.		
Bradshaw			Gullett			Murphy			Taylor, L.		
Bryson			Hanson			Murray, D. S.			Ulrich		
Burdette			Hardwicke			Murray, E. C.			Vecera		
Burgess			Hargrove			Needle			Wagandt		
Bushong			Harkness			Neilson			Webb		
Buzzell			Harris			Neumann			Ritter		
Byrnes			Henderson			Smith, A. W.			Weidemeyer		
Caldwell			Hickman			Pascal			Wheatley		
Cardin			Hopkins			Penniman			White		
Carson			Hostetter			Peters			Willis		
Case			Hutchinson			Powers			Willoner		
Chabot			Jett			Price			Winslow		
Child			Johnson			Pullen					
Cicone			Kahl			Raley					

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YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
MOT. 000	00 0

DATE:	
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SEPT.	7
OCT.	8
NOV.	9
DEC.	0

F

Constitutional Convention

AMENDMENT NO. 21

As Amended by Report No. S&D-16
~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. ~~LB-1~~, LB-2,
LB-3.

WAGANDT, BOROM, BOYLES, BRADSHAW,
BY DELEGATES BRYSON, FOX, FREEDLANDER, GLEASON,
MACDONALD, MARION, MITCHELL, NEEDLE, J.H. SMITH,
SOLLINS, ULRICH.

1 On page 9 Section 3.23. General Application
2 of Laws in line 2 strike out the following
3 words: "pertaining to public education";".
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77-11

Amend 21 to L13-1
 CONSTITUTIONAL CONVENTION OF MARYLAND
 1967
 ROLL CALL

§ 3.23

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YEAS	N-V	NAYS
• President		
Tawes •		
Clark, J. •		
James		•
Abramson		
• Adkins		
Anderson		•
Armor		•
• Bamberger		
Bard •		
Barrick		•
Baumann		•
Beachley		•
Beall		•
Bennett		•
Blair		•
Boileau •		
• Borom		
• Bothe		
• Boyce		
Boyer		•
Boyles •		
• Bradshaw		
• Bryson		
Burdette		•
Burgess •		
Bushong •		
Buzzell		•
Byrnes		•
Caldwell		•
Cardin		•
Carson •		
Case		•
• Chabot		
Child		•
• Cicone		

YEAS	N-V	NAYS
• Clagett		
Clarke, E. J.		•
Cleveland		•
Dabrowski		
Darby		•
Della		•
Dorsey •		
Dukes •		
Dulany		•
Eckenrode		•
Finch		•
• Fornos		
• Fox		
• Frederick		
• Freedlander		
• Gallagher		
Gilchrist		•
Gill		•
• Gleason		
Grant •		
Groh		•
Grumbacher		
• Gullett		
• Hanson		
• Hardwicke		
Hargrove		•
Harkness		•
Harris •		
Henderson		•
Hickman		•
Hopkins		•
• Hostetter		
Hutchinson		•
Jett		•
• Johnson		
Kahl		•

YEAS	N-V	NAYS
Key •		
Kiefer		•
Kirkland		•
• Koger		
Kosakowski		
• Koss		
Leitzel		•
Linton		•
Lord		•
• Macdonald		
Malkus		•
• Marion		
Mason •		
Maurer		•
• Mentzer		
Miller, B.		•
Miller, E. T.		
Mitchell		•
Morgan		•
Moser		•
Mosner		•
• Mudd		
Murphy		•
Murray, D. S.		•
Murray, E. C.		•
• Needle		
Neilson		•
Neumann		•
Smith, A. W.		•
Pascal •		
Penniman		•
Peters		•
Powers		•
Price		•
Pullen		•
• Raley		

2nd ndg

YEAS	N-V	NAYS
Robey, F. C.		•
Robie, K. L.		•
Rollins		•
Rosenstock		•
Rush		•
Rybczynski		•
Scanlan		•
• Schloeder		
• Schneider		
• Sherbow		
Sickles		•
Siewierski		•
• Singer		
• Smith, J. H.		
Smith, M. H.		•
• Sollins		
Sosnowski		•
Soul		•
Stern •		
Storm		•
Sybert		•
Taylor, H. E.		•
Taylor, L.		•
• Ulrich		
Vecera		•
• Wagandt		
Webb		•
Ritter •		
Weidemeyer		•
Wheatley		•
• White		
Willis •		
Willoner		•
• Winslow		

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YEAS	N-V	NAYS
100-200	100-200	100-200
0 0 •	0 0	0 0
1 1	1 1	1 1
2 2	• 2 2	2 2
3 3	3 3	3 3
• 4 4	4 4	4 4
5 5	5 5 •	5 5
6 6	6 6	6 6
7 7	7 7	• 7 7 •
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000	100 10 1 •
2000	200 • 20 2
3000	300 30 3
4000	400 40 4
	500 50 5
RESO.	600 60 6
2-R.	700 70 7
3-R.	800 80 8
QUO.	900 90 9
MOT.	000 00 0

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SEPT. 7
OCT. 8
NOV. 9
DEC. 0

Constitutional Convention

AMENDMENT NO. 22

As Amended By Report No. S&D-16

~~See Amendment No. xxxxxxxx~~

To Committee Recommendation No. LB-1, LB-2, LB-3

BY DELEGATE GALLAGHER

1 On page 4 Section 3.11 Limitation on
2 Appointment of Legislators in line 28 strike
3 out the word "his" and insert in lieu thereof
4 the word "the"; and

5 In line 29 before the comma insert the
6 following: "for which he was elected or appointed",
7 and

8 In line 32 strike out the word "his" and
9 insert in lieu thereof the word "such".

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Amend 22 to LB-1 CONSTITUTIONAL CONVENTION OF MARYLAND

1967 § 3.11
ROLL CALL

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YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
● President			● Clagett			● Key			● Robey, F. C.		
● Tawes			● Clarke, E. J.			● Kiefer			● Robie, K. L.		
● Clark, J.			● Cleveland			● Kirkland			● Rollins		
● James			● Dabrowski			● Koger			● Rosenstock		
● Abramson		●	● Darby	●		● Kosakowski			● Rush		
● Adkins		●	● Della		●	● Koss			● Rybczynski		
● Anderson			● Dorsey		●	● Leitzel	●		● Scanlan		
● Armor	●		● Dukes	●		● Linton			● Schloeder		
● Bamberger		●	● Dulany			● Lord	●		● Schneider		
● Bard	●		● Eckenrode		●	● Macdonald			● Sherbow		
● Barrick			● Finch			● Malkus			● Sickles		
● Baumann			● Fornos	●		● Marion		●	● Siewierski		
● Beachley			● Fox	●		● Mason			● Singer		
● Beall			● Frederick	●		● Maurer			● Smith, J. H.		
● Bennett	●		● Freedlander			● Mentzer			● Smith, M. H.		
● Blair			● Gallagher			● Miller, B.		●	● Sollins		
● Boileau	●		● Gilchrist			● Miller, E. Y.			● Sosnowski		
● Borom			● Gill			● Mitchell			● Soul		
● Bothe			● Gleason			● Morgan			● Stern		
● Boyce			● Grant			● Moser			● Storm		
● Boyer	●		● Groh			● Mosner			● Sybert		
● Boyles			● Grumbacher			● Mudd			● Taylor, H. E.		
● Bradshaw			● Gullett			● Murphy	●		● Taylor, L.		
● Bryson			● Hanson			● Murray, D. S.			● Ulrich		
● Burdette	●		● Hardwicke			● Murray, E. C.			● Vecera	●	
● Burgess	●		● Hargrove			● Needle			● Wagandt		
● Bushong	●		● Harkness			● Neilson			● Webb		
● Buzzell			● Harris	●		● Neumann			● Ritter	●	
● Byrnes			● Henderson			● Smith, A. W.			● Weidemeyer		
● Caldwell			● Hickman			● Pascal			● Wheatley	●	
● Cardin			● Hopkins			● Penniman	●		● White		
● Carson	●		● Hostetter			● Peters		●	● Willis		
● Case	●		● Hutchinson		●	● Powers			● Willoner		
● Chabot			● Jett			● Price	●		● Winslow		
● Child			● Johnson			● Pullen					
● Cicone			● Kahl	●		● Raley					

Aye

YEAS	N-V	NAYS
100-200	100-200	100-200
0 0 ●	0 0 ●	0 0
1 1	1 1	● 1 1
2 2	2 2	2 2 ●
3 3	3 3	3 3
4 4	● 4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8
● 9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	● 20 2 ●
3000 300	30 3
4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
MOT. 000	00 0

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SEPT. 7
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NOV. 9
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Constitutional Convention

AMENDMENT NO. _____

As Amended by Report No. S&D-16

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. LB-1, LB-2, LB-3

BY DELEGATE GALLAGHER

1 On page 4 Section 3.09 Compensation of
 2 Legislators in line 5 after the period strike
 3 out the remainder of this line and all of lines
 4 6 and 7 and insert in lieu thereof the following
 5 words:
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 7 "A salary increase enacted during one term shall
 8 not become effective before the next term. No
 9 Senator".
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HH Constitutional Convention

AMENDMENT NO. _____

As Amended by Report No. S&D-16

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. LB-1, LB-2, LB-3

BY DELEGATES GALLAGHER, GILCHRIST

1 On page 7 Section 3.19 Journals in line
2 33 after the period add this new sentence:

3 "Each house may provide by rule for a
4 transcript of debates which shall be available
5 to the public at reasonable times."
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As Amended by Report No. S&D-16

To Committee Recommendation No LB-1, LB-2 and
LB-3

1 On page 2 Section 3.04 Legislative Districts
2 in line 25 strike out the numerals "1970" and
3 insert in lieu thereof the numerals "1974".

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BY DELEGATES BOYER, BAUMANN, HICKMAN, HOSTETTER,
JOHNSON, KAHL, LINTON, MALKUS,
MOSNER, RITTER, K. L. ROBIE,
ROLLINS, ROSENSTOCK, RUSH,
RYBCZYNSKI, M. H. SMITH, VECERA,
WEBB, WEIDEMEYER

Constitutional Convention

COMMITTEE ON STYLE, DRAFTING AND ARRANGEMENT REPORT NO. S&D-17

THIS REPORT COVERS MATTERS IN

COMMITTEE OF THE WHOLE REPORT NO. 24, 25, 26, 32

December 28 , 1967.

TITLE

1 A Report concerning Committee Recommendations
2 Nos. GP-7, GP-8, GP-9, GP-12, R&P-1, and LB-3.
3
4 The Committee on Style, Drafting and Arrange-
5 ment recommends that the Committee Recommendations
6 Nos. GP-7, GP-8, GP-9, GP-12, and portions of R&P-1
7 and LB-3 read as indicated in the attached recom-
8 mendation.

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11 The section on Continuity of Government During
12 Emergencies combines Section 3.19 of LB-3 and
13 the language from R&P-1 originally identified as
14 Section 9(A) which stated that "the provisions of
15 this Constitution shall not be suspended." This
16 new section is placed in the Declaration of Rights
17 because its principal intention is to protect the
18 people's right to prevent their Constitution from
19 being suspended. At the same time, it reflects
20 the intent of Section 3.19 and permits certain
21 limited suspension during emergencies.

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Constitutional Convention

COMMITTEE RECOMMENDATION NO. GP-7, GP-8, GP-9, GP-12

PRESENTED BY THE COMMITTEE ON GENERAL PROVISIONS
on Nov. 12, 17, Dec. 19 1967

Approved by the Committee of the Whole with
amendments on December 19, 20 , 1967.

Amendments proposed by the Committee on Style,
Drafting and Arrangement on December 28, 1967.

NOTE - Language deleted is stricken through
- Language added is in italics

TITLE

EFFECT AND AMENDMENT OF CONSTITUTION

ARTICLE 10. EFFECT AND AMENDMENT OF CONSTITUTION

Section 10.01. Effect of Constitution on Existing Law.

[GP-9]

All legislation, including local legislation, and all other law, including common law, in force on June 30, 1968, insofar as *it is* not in conflict with this Constitution, shall continue in force until it expires by its own limitation, or is lawfully changed, and all existing writs, actions, suits, proceedings, civil or criminal liabilities, prosecutions, judgments, sentences, orders, decrees, appeals, causes of action, contracts, claims, demands, property titles, and rights shall continue unaffected except as modified in accordance with the provisions of this Constitution.

Section 10.02. Constitutional Amendment.

[GP-7]

An amendment to this Constitution may be proposed either by the affirmative vote of three-fifths of all the members of each house

1 of the General Assembly or by ~~the~~ *an* affirmative
2 vote of a majority of all the members of a
3 constitutional convention ~~called-by-the-General~~
4 ~~Assembly. In-either-case,-the~~ *Any* proposed amend-
5 ment shall be submitted to the voters of the
6 State at a special or general election as de-
7 termined by the General Assembly or *by* the con-
8 vention, whichever proposes the amendment.
9 Notice of the election shall be given as *the*
10 *General Assembly shall* prescribed by law. Unless
11 otherwise provided, the amendment shall become
12 effective thirty days after approval by the vote
13 of a majority of those voting ~~thereon~~ *on the*
14 *amendment.*

15
16 Section 10.03. Constitutional Convention. [GP-8]
17

18 The General Assembly ~~may~~ by law *may* call a
19 constitutional convention at any time or may at
20 ~~any-time~~ submit *the question of calling a consti-*
21 *tutional convention* to the voters of the State at
22 ~~any time the-question-of-calling-a-constitutional~~
23 ~~convention.~~ *If a constitutional convention shall*
24 *not have been called or if* the question of calling
25 a convention shall not have been submitted to the
26 voters of the State for a period of twenty years,
27 then ~~it~~ *the question* shall be submitted at the
28 next general election. A convention shall be held
29 within two years after a majority of those voting
30 on the question approve the calling of a conven-
31 tion or within two years after the General Assembly
32 calls a convention. Within sixty days after ~~such~~
33 ~~approval-by-the-voters-or-within-sixty-days-after~~
34 ~~the-General-Assembly-calls-a-convention,~~ *a conven-*
35 *tion has been called,* the ~~g~~Governor shall appoint
36 a commission to prepare for the convention. At
37 ~~n~~Not later than the second regular session follow-
38 ing such approval, the General Assembly shall ~~pre-~~
39 ~~vide~~ *prescribe* by law *the manner for electing dele-*
40 *gates, for filling vacancies in the position of*
41 *delegate, and for assembling the convention, for-the*
42 ~~assembling-of-the-convention,-the-election-of-dele-~~
43 ~~gates,-the-filling-of-vacancies-in-the-position-of~~
44 ~~delegate,~~ and ~~the-appropriation-of~~ *shall appropriate*
45 sufficient funds for the work of the convention. The
46 convention shall adopt its own rules of procedure.
47 Any proposal recommended by the convention for changing
48 the ~~e~~Constitution shall be ~~submitted-to-the-voters-of~~
49 ~~the-State-for-adoption,-and-shall-be-effective-only~~
50 ~~if-approved-by-the-affirmative-vote-of-a-majority-of~~
51 ~~those-voting-thereon~~ *adopted in the same manner as an*
52 *amendment.*

1 *Section 10.04. Effective Date of Constitution.* [GP-12]
2

3 This Constitution shall become effective, and
4 the Constitution of 1867 as amended shall cease
5 to be effective, on July 1, 1968, except as
6 otherwise specifically provided in the Schedule
7 of Transitional Provisions attached to this
8 Constitution.
9

10

11

12 ARTICLE 1. DECLARATION OF RIGHTS.

13

14 Section 3-19 Continuity of Government During
15 Emergencies.
16

17 ~~The General Assembly shall provide by public~~
18 ~~general law for the continuity of state and local~~
19 ~~public offices and governmental operations~~ *The*
20 *provisions of this Constitution shall not be*
21 *suspended, except temporarily during the period*
22 *of any an emergency caused by disasters or enemy*
23 *attack. -- The General Assembly may provide by*
24 *public general law for the temporary suspension,*
25 *during the period of any such emergency only, of*
26 *provisions of this constitution relating to the*
27 *and then only to the extent necessary to preserve*
28 *continuity of state and local public offices and*
29 *governmental operations. The General Assembly*
30 *by law shall prescribe measures to preserve this*
31 *continuity during such an emergency.*
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Adoption of Com on
Style Amend's as modif.
(en bloc)

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President			• Clagett			• Key			• Robey, F. C.		
Tawes	•		• Clarke, E. J.			• Kiefer	•		• Robie, K. L.		
• Clark, J.			• Cleveland			• Kirkland			• Rollins	•	
• James			• Dabrowski			• Kozer	•		• Rosenstock		
• Abramson			• Darby			• Kosakowski			• Rush		
• Adkins			• Della	•		• Koss			• Rybczynski		
• Anderson	•		• Dorsey			• Leitzel	•		• Scanlan		
• Armor			• Dukes	•		• Linton	•		• Schloeder	•	
• Bamberger			• Dulany			• Lord	•		• Schneider	•	
• Bard	•		• Eckenrode			• Macdonald			• Sherbow		
• Barrick			• Finch			• Malkus			• Sickles	•	
• Baumann			• Fornos	•		• Marion			• Siewierski	•	
• Beachley			• Fox			• Mason	•		• Singer	•	
• Beall	•		• Frederick			• Maurer			• Smith, J. H.		
• Bennett			• Freedlander			• Mentzer			• Smith, M. H.		
• Blair			• Gallagher			• Miller, B.			• Sollins		
• Boileau			• Gilchrist			• Miller, E. T.			• Sosnowski		
• Borom			• Gill			• Mitchell	•		• Soul		
• Bothe			• Gleason	•		• Morgan			• Stern	•	
• Boyce	•		• Grant	•		• Moser			• Storm	•	
• Boyer			• Groh	•		• Mosner			• Sybert		
• Boyles			• Grumbacher			• Mudd	•		• Taylor, H. E.		
• Bradshaw			• Gullett			• Murphy	•		• Taylor, L.		
• Bryson			• Hanson			• Murray, D. S.			• Ulrich		
• Burdette			• Hardwicke			• Murray, E. C.			• Vecera		
• Burgess	•		• Hargrove			• Needle			• Wagandt		
• Bushong	•		• Harkness			• Neilson			• Webb		
• Buzzell			• Harris	•		• Neumann			• Ritter	•	
• Byrnes			• Henderson			• Smith, A. W.			• Weidemeyer		
• Caldwell			• Hickman			• Pascal	•		• Wheatley		
• Cardin			• Hopkins			• Penniman			• White		
• Carson	•		• Hostetter	•		• Peters			• Willis		
• Case			• Hutchinson			• Powers			• Willoner		
• Chabot			• Jett			• Price			• Winslow	•	
• Child			• Johnson	•		• Pullen					
• Cicone			• Kahl			• Raley					

Aye

96

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YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	• 0 0 •
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	• 4 4	4 4
5 5 •	5 5	5 5
6 6	6 6 •	6 6
7 7	7 7	7 7
8 8	8 8	8 8
• 9 9	9 9	9 9

Com Rec GP-7, GP-8, GP-9
GP-12

DEL. PRO.	COM. REC.	DATE:
1000 100	• 10 1	• JAN. 2 •
2000 200	• 20 2	3
3000 300	30 3	1
4000 400	40 4	2
RESO. 500	50 5	3
2-R. 600	60 6	4
3-R. 700	70 7 •	5
QUO. 800	80 8 •	6
MOT. 900	90 9 •	SEPT. 7
	00 0	OCT. 8
		NOV. 9
		DEC. 0

CONSTITUTIONAL CONVENTION OF MARYLAND
1967

ROLL CALL

Adoption of the Com 2

Rec's as amended
embraced in the attachment
to S.D. -17

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
● President			● Claggett			● Key			● Robey, F. C.		
● Tawes			● Clarke, E. J.			● Kiefer			● Robie, K. L.		
● Clark, J.			● Cleveland			● Kirkland			● Rollins		
● James			● Dabrowski			● Koger			● Rosenstock		
● Abramson			● Darby			● Kosakowski			● Rush		
● Adkins			● Della			● Koss			● Rybczynski		
● Anderson			● Dorsey			● Leitzel			● Scanlan		
● Armor			● Dukes			● Linton			● Schloeder		
● Bamberger			● Dulany			● Lord			● Schneider		
● Bard			● Eckenrode			● Macdonald			● Sherbow		
● Barrick			● Finch			● Malkus			● Sickles		
● Baumann			● Fornos			● Marion			● Siewierski		
● Beachley			● Fox			● Mason			● Singer		
● Beall			● Frederick			● Maurer			● Smith, J. H.		
● Bennett			● Freedlander			● Mentzer			● Smith, M. H.		
● Blair			● Gallagher			● Miller, B.			● Sollins		
● Boileau			● Gilchrist			● Miller, E. T.			● Sosnowski		
● Borom			● Gill			● Mitchell			● Soul		
● Bothe			● Gleason			● Morgan			● Stern		
● Boyce			● Grant			● Moser			● Storm		
● Boyer			● Groh			● Mosner			● Sybert		
● Boyles			● Grumbacher			● Mudd			● Taylor, H. E.		
● Bradshaw			● Gullett			● Murphy			● Taylor, L.		
● Bryson			● Hanson			● Murray, D. S.			● Ulrich		
● Burdette			● Hardwicke			● Murray, E. C.			● Vecera		
● Burgess			● Hargrove			● Needle			● Wagandt		
● Bushong			● Harkness			● Neilson			● Webb		
● Buzzell			● Harris			● Neumann			● Ritter		
● Byrnes			● Henderson			● Smith, A. W.			● Weidemeyer		
● Caldwell			● Hickman			● Pascal			● Wheatley		
● Cardin			● Hopkins			● Penniman			● White		
● Carson			● Hostetter			● Peters			● Willis		
● Case			● Hutchinson			● Powers			● Willoner		
● Chabot			● Jett			● Price			● Winslow		
● Child			● Johnson			● Pullen					
● Cicone			● Kahl			● Raley					

Aye

YEAS

100-200

0	0	0	0	0	0	0
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2	2	2	2	2	2	2
3	3	3	3	3	3	3
4	4	4	4	4	4	4
5	5	5	5	5	5	5
6	6	6	6	6	6	6
7	7	7	7	7	7	7
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N-V

100-200

NAYS

100-200

DEL. PRO.

COM. REC.

DATE: 1

JAN. 2

1000	100	10	1
2000	200	20	2
3000	300	30	3
4000	400	40	4
	500	50	5
RESO.	600	60	6
2-R.	700	70	7
3-R.	800	80	8
QUO.	900	90	9
MOT.	000	00	0

SEPT. 7

OCT. 8

NOV. 9

DEC. 0

Constitutional Convention

AMENDMENT NO. 1

As Amended by Report No. S&D-17

~~To Amendment No. XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. GP-7, GP-8, GP-9,
GP-12, R&P-1, LB-3

BY DELEGATE NEEDLE

1 On page 2 Section 10.03 Constitutional
2 Convention strike out beginning with the word
3 "Within" in line 32 and extending through the
4 word "appoint" in line 35 and insert in lieu
5 thereof the following:
6
7 "Within sixty days after such approval by the
8 voters or within sixty days after the General
9 Assembly calls a convention, the Governor
10 shall appoint".
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Amend 1 to S.D.-17

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President			• Claquet			• Key					Robey, F. C.
• Tawes			• Clarke, E. J.			• Kiefer					Robie, K. L.
• Clark, J.			• Cleveland			• Kirkland					Rollins
James		•	• Dabrowski			• Koger					Rosenstock
Abramson			• Darby			• Kosakowski					Rush
Adkins			• Della	•		• Koss					Rybczynski
• Anderson			• Dorsey			• Leitzel	•				Scanlan
Armor		•	• Dukes			• Linton	•				Schloeder
• Bamberger			Dulany	•		• Lord	•				• Schneider
Bard	•		Eckenrode		•	• Macdonald					Sherbow
Barrick	•		• Finch	•		• Malkus					Sickles
Baumann		•	Fornos		•	• Marion					Siewierski
Beachley		•	• Fox		•	• Mason	•				• Singer
Beall	•		• Frederick	•		• Maurer					• Smith, J. H.
Bennett		•	• Freedlander			• Mentzer					• Smith, M. H.
• Blair			• Gallagher			• Miller, B.	•				• Sollins
Boileau	•		• Gilchrist			• Miller, E. T.					Sosnowski
• Borom			• Gill			• Mitchell	•				• Soul
• Bothe			• Gleason	•		• Morgan					• Stern
• Boyce			• Grant			• Moser	•				• Storm
Boyer		•	• Groh			• Mosner					• Sybert
• Boyles			• Grumbacher			• Mudd					• Taylor, H. E.
• Bradshaw			• Gullett			• Murphy					• Taylor, L.
• Bryson			• Hanson			• Murray, D. S.	•				• Ulrich
Burdette		•	• Hardwicke			• Murray, E. C.					• Vecera
Burgess	•		• Hargrove		•	• Needle					• Wagandt
Bushong	•		• Harkness			• Neilson					• Webb
Buzzell		•	• Harris			• Neumann					• Ritter
Byrnes		•	• Henderson		•	• Smith, A. W.					• Weidemeyer
Caldwell	•		• Hickman		•	• Pascal					• Wheatley
• Cardin			• Hopkins		•	• Penniman					• White
Carson		•	• Hostetter		•	• Peters					• Willis
Case		•	• Hutchinson			• Powers					• Willoner
• Chabot			• Jett			• Price	•				• Winslow
• Child			• Johnson		•	• Pullen					
Cicone	•		• Kahl	•		• Raley					

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YEAS
100-200

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N-V
100-200

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48

NAYS
100-200

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DEL. PRO.

1000 100
2000 200
3000 300
4000 400
500
RESO. 600
2-R. 700
3-R. 800
QUO. 900
MOT. 000

COM. REC.

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30 3
40 4
50 5
60 6
70 7
80 8
90 9
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DATE: 1

• JAN. 2
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6
SEPT. 7
OCT. 8
NOV. 9
DEC. 0

Constitutional Convention

AMENDMENT NO. 2

As Amended by Report No. S&D-17

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. GP-7, GP-8, GP-9,
GP-12, R&P-1, LB-3

BY DELEGATE S NEEDLE, WINSLOW

1 On page 2 Section 10.03 Constitutional
2 Convention strike out all of lines 48 through 52,
3 inclusive, and insert in lieu thereof the following:
4
5 "the Constitution shall be submitted to the voters
6 of the State for adoption, and shall be effective
7 only if approved by the affirmative vote of a
8 majority of those voting thereon."
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 2 to STD-17 (style)

YEAS	N-V	NAYS
President		
Tawes		
Clark, J.		
James		
Abramson		
Adkins		
Anderson		
Armor		
Bamberger		
Bard		
Barrick		
Baumann		
Beachley		
Beall		
Bennett		
Blair		
Boileau		
Borom		
Bothe		
Boyce		
Boyer		
Boyles		
Bradshaw		
Bryson		
Burdette		
Burgess		
Bushong		
Buzzell		
Byrnes		
Caldwell		
Cardin		
Carson		
Case		
Chabot		
Child		
Cicone		

Aye

YEAS	N-V	NAYS
Claggett		
Clarke, E. J.		
Cleveland		
Dabrowski		
Darby		
Della		
Dorsey		
Dukes		
Dulany		
Eckenrode		
Finch		
Fornos		
Fox		
Frederick		
Freedlander		
Gallagher		
Gilchrist		
Gill		
Gleason		
Grant		
Groh		
Grumbacher		
Gullett		
Hanson		
Hardwicke		
Hargrove		
Harkness		
Harris		
Henderson		
Hickman		
Hopkins		
Hostetter		
Hutchinson		
Jett		
Johnson		
Kahl		

YEAS	N-V	NAYS
Key		
Kiefer		
Kirkland		
Koger		
Kosakowski		
Koss		
Leitzel		
Linton		
Lord		
Macdonald		
Malkus		
Marion		
Mason		
Maurer		
Mentzer		
Miller, B.		
Miller, E. T.		
Mitchell		
Morgan		
Moser		
Mosner		
Mudd		
Murphy		
Murray, D. S.		
Murray, E. C.		
Needle		
Neilson		
Neumann		
Smith, A. W.		
Pascal		
Penniman		
Peters		
Powers		
Price		
Pullen		
Raley		

2nd ndg

YEAS	N-V	NAYS
Robey, F. C.		
Robie, K. L.		
Rollins		
Rosenstock		
Rush		
Rybczynski		
Scanlan		
Schloeder		
Schneider		
Sherbow		
Sickles		
Siewierski		
Singer		
Smith, J. H.		
Smith, M. H.		
Sollins		
Sosnowski		
Soul		
Stern		
Storm		
Sybert		
Taylor, H. E.		
Taylor, L.		
Ulrich		
Vecera		
Wagandt		
Webb		
Ritter		
Weidemeyer		
Wheatley		
White		
Willis		
Willoner		
Winslow		

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YEAS	100-200
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N-V	100-200
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8	8
9	9

NAYS	100-200
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DEL. PRO.	
1000	100
2000	200
3000	300
4000	400
	500
RESO.	600
2-R.	700
3-R.	800
QUO.	900
MOT.	000

COM. REC.	
10	1
20	2
30	3
40	4
50	5
60	6
70	7
80	8
90	9
00	0

DATE:	1	2
JAN.	3	1
	2	3
	4	5
	6	7
SEPT.	8	9
OCT.	0	
NOV.		
DEC.		

A

Constitutional Convention

AMENDMENT NO. 3

As Amended by Report No. S&D-17

~~XXXXXXXXXXXX~~ _____

GP-7, GP-8, GP-9,

To Committee Recommendation No. ~~GP-12~~, R&P-1, LB-3

BY DELEGATE GRANT

1 On page 3 Section 10.04 Effective Date of
2 Constitution in line 5 after the word
3 "except" insert the following:
4
5 "as provided in Section 10.01 of this
6 Constitution and".
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 3 to SrD-17
(style)

2nd rdy

YEAS	N-V	NAYS
President		
Tawes		
Clark, J.		
James		
Abramson		
Adkins		
Anderson		
Armor		
Bamberger		
Bard		
Barrick		
Baumann		
Beachley		
Beall		
Bennett		
Blair		
Boileau		
Borom		
Bothe		
Boyce		
Boyer		
Boyles		
Bradshaw		
Bryson		
Burdette		
Burgess		
Bushong		
Buzzell		
Byrnes		
Caldwell		
Cardin		
Carson		
Case		
Chabot		
Child		
Cicone		

Nay

YEAS	N-V	NAYS
Clagett		
Clarke, E. J.		
Cleveland		
Dabrowski		
Darby		
Della		
Dorsey		
Dukes		
Dulany		
Eckenrode		
Finch		
Fornos		
Fox		
Frederick		
Freedlander		
Gallagher		
Gilchrist		
Gill		
Gleason		
Grant		
Groh		
Grumbacher		
Gullett		
Hanson		
Hardwicke		
Hargrove		
Harkness		
Harris		
Henderson		
Hickman		
Hopkins		
Hostetter		
Hutchinson		
Jett		
Johnson		
Kahl		

YEAS	N-V	NAYS
Key		
Kiefer		
Kirkland		
Koger		
Kosakowski		
Koss		
Leitzel		
Linton		
Lord		
Macdonald		
Malkus		
Marion		
Mason		
Maurer		
Mentzer		
Miller, B.		
Miller, E. G.		
Mitchell		
Morgan		
Moser		
Mosner		
Mudd		
Murphy		
Murray, D. S.		
Murray, E. C.		
Needle		
Neilson		
Neumann		
Smith, A. W.		
Pascal		
Penniman		
Peters		
Powers		
Price		
Pullen		
Raley		

YEAS	N-V	NAYS
Robey, F. C.		
Robie, K. L.		
Rollins		
Rosenstock		
Rush		
Rybczynski		
Scanlan		
Schloeder		
Schneider		
Sherbow		
Sickles		
Siewierski		
Singer		
Smith, J. H.		
Smith, M. H.		
Sollins		
Sosnowski		
Soul		
Stern		
Storm		
Sybert		
Taylor, H. E.		
Taylor, L.		
Ulrich		
Vecera		
Wagandt		
Webb		
Ritter		
Weidemeyer		
Wheatley		
White		
Willis		
Willoner		
Winslow		

4

YEAS
100-200

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N-V
100-200

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92

NAYS
100-200

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DEL. PRO.

1000	100
2000	200
3000	300
4000	400
	500
RESO.	600
2-R.	700
3-R.	800
QUO.	900
MOT.	000

COM. REC.

10	1
20	2
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50	5
60	6
70	7
80	8
90	9
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DATE: 1

JAN.	2
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SEPT.	7
OCT.	8
NOV.	9
DEC.	0

F

Constitutional Convention

AMENDMENT NO. 4

As Amended by Report No. S&D-17
~~To Amendment No. XXXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. S. GP-7, GP-8,
GP-9, GP-12

BY DELEGATE BOYER, Chairman of the Committee on
General Provisions

1 On page 1 Section 10.01 Effect of
2 Constitution on Existing Law in line 13
3 strike out the words: ", and all", and insert
4 in lieu thereof the following:

5
6 ". A law in effect on June 30, 1968, shall not
7 be deemed in conflict with this Constitution
8 solely because it was enacted pursuant to
9 authority granted by a provision of the prior
10 constitution. All",
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 4 to S&D-17
(substance)

YEAS	N-V	NAYS
President		
Tawes		
Clark, J.		
James		
Abramson		
Adkins		
Anderson		
Armor		
Bamberger		
Bard		
Barrick		
Baumann		
Beachley		
Beall		
Bennett		
Blair		
Boileau		
Borom		
Bothe		
Boyce		
Boyer		
Boyles		
Bradshaw		
Bryson		
Burdette		
Burgess		
Bushong		
Buzzell		
Byrnes		
Caldwell		
Cardin		
Carson		
Case		
Chabot		
Child		
Cicone		

YEAS	N-V	NAYS
Claggett		
Clarke, E. J.		
Cleveland		
Dabrowski		
Darby		
Della		
Dorsey		
Dukes		
Dulany		
Eckenrode		
Finch		
Fornos		
Fox		
Frederick		
Freedlander		
Gallagher		
Gilchrist		
Gill		
Gleason		
Grant		
Groh		
Grumbacher		
Gullett		
Hanson		
Hardwicke		
Hargrove		
Harkness		
Harris		
Henderson		
Hickman		
Hopkins		
Hostetter		
Hutchinson		
Jett		
Johnson		
Kahl		

YEAS	N-V	NAYS
Key		
Kiefer		
Kirkland		
Koger		
Kosakowski		
Koss		
Leitzel		
Linton		
Lord		
Macdonald		
Malkus		
Marion		
Mason		
Maurer		
Mentzer		
Miller, B.		
Miller, E. T.		
Mitchell		
Morgan		
Moser		
Mosner		
Mudd		
Murphy		
Murray, D. S.		
Murray, E. C.		
Needle		
Neilson		
Neumann		
Smith, A. W.		
Pascal		
Penniman		
Peters		
Powers		
Price		
Pullen		
Raley		

2nd rdg

YEAS	N-V	NAYS
Robey, F. C.		
Robie, K. L.		
Rollins		
Rosenstock		
Rush		
Rybczynski		
Scanlan		
Schloeder		
Schneider		
Sherbow		
Sickles		
Siewierski		
Singer		
Smith, J. H.		
Smith, M. H.		
Sollins		
Sosnowski		
Soul		
Stern		
Storm		
Sybert		
Taylor, H. E.		
Taylor, L.		
Ulrich		
Vecera		
Wagandt		
Webb		
Ritter		
Weidemeyer		
Wheatley		
White		
Willis		
Willoner		
Winslow		

86

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YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
500	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
MOT. 000	00 0

DATE: 1
JAN. 2
3
1
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5
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SEPT. 7
OCT. 8
NOV. 9
DEC. 0

F

Constitutional Convention

AMENDMENT NO. 5

As Amended by Report No. S&D-17

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. ~~GP-7, GP-8, GP-9~~
GP-12, R&P-1, LB-3

BY DELEGATE GILCHRIST

1 On page 1 Section 10.01 Effect of Consti-
2 tution on Existing Law in line 19 after the
3 word "modified" add the words: "by existing
4 law or".
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 5 to GP 7
§ 10.01

-8
-9
-12

2nd ndg

YEAS	N-V	NAYS
● President		
● Tawes		
● Clark, J.		
● James		
● Abramson		
● Adkins		
● Anderson		
● Armor		
● Bamberger		
● Bard		
● Barrick		
● Baumann		
● Beachley		
● Beall		
● Bennett		
● Blair		
● Boileau		
● Borom		
● Bothe		
● Boyce		
● Boyer		
● Boyles		
● Bradshaw		
● Bryson		
● Burdette		
● Burgess		
● Bushong		
● Buzzell		
● Byrnes		
● Caldwell		
● Cardin		
● Carson		
● Case		
● Chabot		
● Child		
● Cicone		

YEAS	N-V	NAYS
● Clagett		
● Clarke, E. J.		
● Cleveland		
● Dabrowski		
● Darby		
● Della		
● Dorsey		
● Dukes		
● Dulany		
● Eckenrode		
● Finch		
● Fornos		
● Fox		
● Frederick		
● Freedlander		
● Gallagher		
● Gilchrist		
● Gill		
● Gleason		
● Grant		
● Groh		
● Grumbacher		
● Gullett		
● Hanson		
● Hardwicke		
● Hargrove		
● Harkness		
● Harris		
● Henderson		
● Hickman		
● Hopkins		
● Hostetter		
● Hutchinson		
● Jett		
● Johnson		
● Kahl		

YEAS	N-V	NAYS
● Key		
● Kiefer		
● Kirkland		
● Koger		
● Kosakowski		
● Koss		
● Leitzel		
● Linton		
● Lord		
● Macdonald		
● Malkus		
● Marion		
● Mason		
● Maurer		
● Mentzer		
● Miller, B.		
● Miller, E. T.		
● Mitchell		
● Morgan		
● Moser		
● Mosner		
● Mudd		
● Murphy		
● Murray, D. S.		
● Murray, E. C.		
● Needle		
● Neilson		
● Neumann		
● Smith, A. W.		
● Pascal		
● Penniman		
● Peters		
● Powers		
● Price		
● Pullen		
● Raley		

YEAS	N-V	NAYS
● Robey, F. C.		
● Robie, K. L.		
● Rollins		
● Rosenstock		
● Rush		
● Rybczynski		
● Scanlan		
● Schloeder		
● Schneider		
● Sherbow		
● Sickles		
● Siewierski		
● Singer		
● Smith, J. H.		
● Smith, M. H.		
● Sollins		
● Sosnowski		
● Soul		
● Stern		
● Storm		
● Sybert		
● Taylor, H. E.		
● Taylor, L.		
● Ulrich		
● Vecera		
● Wagandt		
● Webb		
● Ritter		
● Weidemeyer		
● Wheatley		
● White		
● Willis		
● Willoner		
● Winslow		

78

51

13

YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
MOT. 000	00 0

DATE:
1 JAN. 2
3
4
5
6
7 SEPT.
8 OCT.
9 NOV.
0 DEC.

Constitutional Convention

AMENDMENT NO. 6

As Amended by Report No. S&D-17

~~To Amendment No. xxxxxxxx~~

To Committee Recommendation No. GP-7, GP-8, GP-9,
GP-12, R&P-1, LB-3

WINSLOW, BOROM, BRYSON, BYRNES, CLARK,
BY DELEGATES FOX, FREEDLANDER, GALLAGHER, HANSON,
HOPKINS, JETT, NEEDLE, F.C. ROBEY,
SCHLOEDER, ULRICH, WAGANDT, WHITE, WILLONER

- 1 On pages 1 and 2 Section 10.02 Constitutional
- 2 Amendment in line 25 on page 1 strike out the word
- 3 "either"; and
- 4
- 5 in line 1 on page 2 strike out the word "or" and
- 6 insert in lieu thereof a comma; and
- 7
- 8 in line 4 on page 2 strike out the period and all
- 9 of lines 4 through 8, inclusive, and insert in lieu
- 10 thereof the following:
- 11
- 12 ", or by a petition filed with the office of the
- 13 governor signed by a number of qualified voters
- 14 of the State equal to ten per cent of the total
- 15 number of votes cast for governor in the most
- 16 recent gubernatorial election, provided that not
- 17 more than one-fourth of such number shall be voters
- 18 in any one county. Any such petition shall be in
- 19 such form, and shall be signed and circulated in
- 20 such manner as shall be prescribed by law. When
- 21 proposed by the General Assembly or by a petition
- 22 of the voters, the proposed amendment shall be sub-
- 23 mitted to the voters of the State at a special or
- 24 general election as determined by the General As-
- 25 sembly and when proposed by a Constitutional Con-
- 26 vention shall be submitted to the voters at a
- 27 special or general election as determined by the
- 28 Convention."
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- 30
- 31
- 32

41-A
74-N

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 6 to S.W-17
(substance)

YEAS	N-V	NAYS
President		
Tawes		
Clark, J.		
James		
Abramson		
Adkins		
Anderson		
Armor		
Bamberger		
Bard		
Barrick		
Baumann		
Beachley		
Beall		
Bennett		
Blair		
Boileau		
Borom		
Bothe		
Boyce		
Boyer		
Boyles		
Bradshaw		
Bryson		
Burdette		
Burgess		
Bushong		
Buzzell		
Byrnes		
Caldwell		
Cardin		
Carson		
Case		
Chabot		
Child		
Cicone		

YEAS	N-V	NAYS
Clagett		
Clarke, E. J.		
Cleveland		
Dabrowski		
Darby		
Della		
Dorsey		
Dukes		
Dulany		
Eckenrode		
Finch		
Fornos		
Fox		
Frederick		
Freedlander		
Gallagher		
Gilchrist		
Gill		
Gleason		
Grant		
Groh		
Grumbacher		
Gullett		
Hanson		
Hardwicke		
Hargrove		
Harkness		
Harris		
Henderson		
Hickman		
Hopkins		
Hostetter		
Hutchinson		
Jett		
Johnson		
Kahl		

YEAS	N-V	NAYS
Key		
Kiefer		
Kirkland		
Koger		
Kosakowski		
Koss		
Leitzel		
Linton		
Lord		
Macdonald		
Malkus		
Marion		
Mason		
Maurer		
Mentzer		
Miller, B.		
Miller, E. T.		
Mitchell		
Morgan		
Moser		
Mosner		
Mudd		
Murphy		
Murray, D. S.		
Murray, E. C.		
Needle		
Neilson		
Neumann		
Smith, A. W.		
Pascal		
Penniman		
Peters		
Powers		
Price		
Pullen		
Raley		

2nd rda

YEAS	N-V	NAYS
Robey, F. C.		
Robie, K. L.		
Rollins		
Rosenstock		
Rush		
Rybczynski		
Scanlan		
Schloeder		
Schneider		
Sherbow		
Sickles		
Siewierski		
Singer		
Smith, J. H.		
Smith, M. H.		
Sollins		
Sosnowski		
Soul		
Stern		
Storm		
Sybert		
Taylor, H. E.		
Taylor, L.		
Ulrich		
Vecera		
Wagandt		
Webb		
Ritter		
Weidemeyer		
Wheatley		
White		
Willis		
Willoner		
Winslow		

YEAS	N-V	NAYS
100-200	100-200	100-200
0	0	0
1	1	1
2	2	2
3	3	3
4	4	4
5	5	5
6	6	6
7	7	7
8	8	8
9	9	9

YEAS	N-V	NAYS
100-200	100-200	100-200
0	0	0
1	1	1
2	2	2
3	3	3
4	4	4
5	5	5
6	6	6
7	7	7
8	8	8
9	9	9

YEAS	N-V	NAYS
100-200	100-200	100-200
0	0	0
1	1	1
2	2	2
3	3	3
4	4	4
5	5	5
6	6	6
7	7	7
8	8	8
9	9	9

DEL. PRO.	COM. REC.
1000	100
2000	200
3000	300
4000	400
	500
RESO.	600
2-R.	700
3-R.	800
QUO.	900
MOT.	000

DEL. PRO.	COM. REC.
10	1
20	2
30	3
40	4
50	5
60	6
70	7
80	8
90	9
00	0

DATE:	1	2
JAN.	2	3
	1	2
	3	4
	5	6
SEPT.	7	8
OCT.	8	9
NOV.	9	0
DEC.	0	

I
Constitutional Convention

AMENDMENT NO. 7

As Amended By Report No. S&D-17

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. GP-7,GP-8,GP-9
GP-12,R&P-1,LB-3

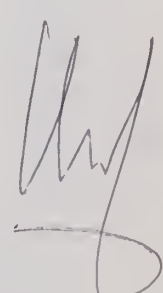
BY DELEGATE SEE DELEGATES BELOW

1 On page 2 Section 10.03 Constitutional
2 Convention in line 18 strike out the words
3 "by law" and in the same line after the word
4 "may" insert the following:

5
6 "by the affirmative vote of three-fifths
7 of all the members of each house,".

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18 BY DELEGATES:

19
20 JOHNSON, DELLA, DORSEY, DUKES, HOSTETTER, JETT,
21 KAHL, RUSH,RYBCZYNSKI, SIEWIERSKI,SOUL,STERN,SYBERT,
22 H.TAYLOR, WEIDEMEYER
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48 A

6 / W

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 7 to GP-7
R & P-1 -8
LB-3 -9
-12

YEAS	N-V	NAYS
President		•
Tawes		•
Clark, J.		•
James	•	
Abramson		•
Adkins	•	
• Anderson		
Armor	•	
Bamberger		•
Bard	•	
• Barrick		
• Baumann		
Beachley		•
Beall		•
Bennett		•
• Blair		
Boileau	• No	
Borom		•
Bothe		•
Boyce		•
Boyer	•	
Boyles	•	
Bradshaw		•
Bryson		•
Burdette		•
Burgess	•	
Bushong	•	
Buzzell		•
Byrnes		•
Caldwell		•
• Cardin		
Carson		•
Case		•
Chabot	•	
Child		•
Cicone		•

YEAS	N-V	NAYS
Claggett		•
Clarke, E. J.		
• Cleveland		
Dabrowski		
• Darby		
• Della		
• Dorsey		
• Dukes		
• Dulany		
• Eckenrode		
Finch		•
Fornos	•	
Fox	•	
• Frederick		
Freedlander		•
Gallagher		•
Gilchrist		•
Gill		•
Gleason		•
Grant		•
Groh	•	
Grumbacher		
Gullett	•	
Hanson		•
Hardwicke		•
Hargrove		•
• Harkness		
Harris	•	
Henderson		•
• Hickman		
• Hopkins		
• Hostetter		
• Hutchinson		
Jett		
• Johnson		
Kahl		

YEAS	N-V	NAYS
• Key		
• Kiefer		
Kirkland	•	
Koger		•
• Kosakowski		
Koss	•	
Leitzel	•	
Linton		•
Lord	•	
Macdonald		•
Malkus	•	
Marion		•
Mason	•	
Maurer		•
• Mentzer		
• Miller, B.		
Miller, E. T.		
• Mitchell		
Morgan		•
Moser		•
Mosner		•
Mudd		•
• Murphy		
Murray, D. S.		•
• Murray, E. C.		
Needle		•
• Neilson		
• Neumann		
Smith, A. W.		•
Pascal		•
Penniman		•
• Peters		
Powers		•
Price	•	
• Pullen		
Raley		•

YEAS	N-V	NAYS
Robey, F. C.		•
• Robie, K. L.		
Rollins		•
• Rosenstock		
Rush		
• Rybczynski		
Scanlan		•
Schloeder		•
• Schneider		
• Sherbow		
Sickles		•
• Siewierski		
Singer	•	
Smith, J. H.		•
Smith, M. H.		•
Sollins		•
Sosnowski	•	
• Soul		
• Stern		
• Storm		
• Sybert		
• Taylor, H. E.		
• Taylor, L.		
Ulrich	•	
• Vecera		
Wagandt		•
• Webb		
Ritter	•	
• Weidemeyer		
Wheatley	•	
White	•	
Willis		•
Willoner		•
Winslow		•

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YEAS	N-V	NAYS
0	0	0
1	1	1
2	2	2
3	3	3
4	4	4
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6	6	6
7	7	7
8	8	8
9	9	9

YEAS	N-V	NAYS
0	0	0
1	1	1
2	2	2
3	3	3
4	4	4
5	5	5
6	6	6
7	7	7
8	8	8
9	9	9

YEAS	N-V	NAYS
0	0	0
1	1	1
2	2	2
3	3	3
4	4	4
5	5	5
6	6	6
7	7	7
8	8	8
9	9	9

DEL. PRO.	COM. REC.
1000	100
2000	200
3000	300
4000	400
	500
RESO.	600
2-R.	700
3-R.	800
QUO.	900
MOT.	000

DEL. PRO.	COM. REC.
10	1
20	2
30	3
40	4
50	5
60	6
70	7
80	8
90	9
00	0

DATE: 1
• JAN. 2
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6
SEPT. 7
OCT. 8
NOV. 9
DEC. 0

J

Constitutional Convention

AMENDMENT NO. 8

As Amended by Report No. S&D-17

~~To Amendment No. xxxxxxxxxxxx~~


To Committee Recommendation No. GP-7, GP-8, GP-9
GP-12, R&P-1, LB-3

BY DELEGATE SEE DELEGATES BELOW

1 On page 2 Section 10.03 Constitutional
2 Convention strike out all of lines 18 and 19
3 and insert in lieu thereof the words "The
4 General Assembly may".

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19 BY DELEGATES:

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21 JOHNSON, DELLA, DORSEY, DUKES, HOSTETTER, JETT,
22 KAHL, RUSH, RYBCZYNSKI, SIEWIERSKI, SOUL, STERN, SYBERT,
23 H. TAYLOR, WEIDEMEYER
24
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B

Constitutional Convention

AMENDMENT NO. 9

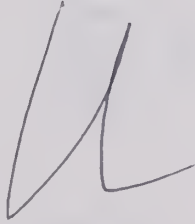
As Amended by Report No. S&D-17

~~XXXXXXXXXX~~ No. _____

To Committee Recommendation No. GP-7, GP-8, GP-9,
GP-12, R&P-1,
LB-3

BY DELEGATES GRUMBACHER, NEEDLE, HARDWICKE,
SOLLINS

1 On page 2 Section 10.03. Constitutional
2 Convention in line 23 after the period add
3 the following new sentence:
4
5 "If a petition, signed by a number of quali-
6 fied voters of the State equal to ten per
7 cent of the total number of votes cast for
8 Governor in the most recent gubernatorial
9 election, provided that not more than one
10 fourth of such number shall be voters in
11 any one county, is filed with the office of
12 Governor to refer to the voters the question
13 of calling a constitutional convention, the
14 question shall be submitted to a vote at the
15 next general election."
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 9 to GP-7
RP-1 -8
LB-3 -9
12

YEAS	N-V	NAYS
President		
Tawes		
Clark, J.		
James		
Abramson		
Adkins		
Anderson		
Armor		
Bamberger		
Bard		
Barrick		
Baumann		
Beachley		
Beall		
Bennett		
Blair		
Boileau		
Borom		
Bothe		
Boyce		
Boyer		
Boyles		
Bradshaw		
Bryson		
Burdette		
Burgess		
Bushong		
Buzzell		
Byrnes		
Caldwell		
Cardin		
Carson		
Case		
Chabot		
Child		
Cicone		

YEAS	N-V	NAYS
Claggett		
Clarke, E. J.		
Cleveland		
Dabrowski		
Darby		
Della		
Dorsey		
Dukes		
Dulany		
Eckenrode		
Finch		
Fornos		
Fox		
Frederick		
Freedlander		
Gallagher		
Gilchrist		
Gill		
Gleason		
Grant		
Groh		
Grumbacher		
Gullett		
Hanson		
Hardwicke		
Hargrove		
Harkness		
Harris		
Henderson		
Hickman		
Hopkins		
Hostetter		
Hutchinson		
Jett		
Johnson		
Kahl		

YEAS	N-V	NAYS
Key		
Kiefer		
Kirkland		
Koger		
Kosakowski		
Koss		
Leitzel		
Linton		
Lord		
Macdonald		
Malkus		
Marion		
Mason		
Maurer		
Mentzer		
Miller, B.		
Miller, E. T.		
Mitchell		
Morgan		
Moser		
Mosner		
Mudd		
Murphy		
Murray, D. S.		
Murray, E. C.		
Needle		
Neilson		
Neumann		
Smith, A. W.		
Pascal		
Penniman		
Peters		
Powers		
Price		
Pullen		
Raley		

YEAS	N-V	NAYS
Robey, F. C.		
Robie, K. L.		
Rollins		
Rosenstock		
Rush		
Rybczynski		
Scanlan		
Schloeder		
Schneider		
Sherbow		
Sickles		
Siewierski		
Singer		
Smith, J. H.		
Smith, M. H.		
Sollins		
Sosnowski		
Soul		
Stern		
Storm		
Sybert		
Taylor, H. E.		
Taylor, L.		
Ulrich		
Vecera		
Wagandt		
Webb		
Ritter		
Weidemeyer		
Wheatley		
White		
Willis		
Willoner		
Winslow		

2nd ndg

28

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YEAS	N-V	NAYS
100-200	100-200	100-200
0	0	0
1	1	1
2	2	2
3	3	3
4	4	4
5	5	5
6	6	6
7	7	7
8	8	8
9	9	9

DEL. PRO.	COM. REC.	DATE:
1000	100	JAN. 2
2000	200	3
3000	300	1
4000	400	2
	500	3
RESO.	600	4
2-R.	700	5
3-R.	800	6
QUO.	900	SEPT. 7
MOT.	000	OCT. 8
		NOV. 9
		DEC. 0

G

Constitutional Convention

AMENDMENT NO. 10

As Amended by Report No. S&D-17

~~To Amend by No. xxxxxxxx~~

To Committee Recommendation No. GP-7, GP-8, GP-9,
GP-12, R&P-1, LB-3

BY DELEGATE WEIDEMEYER

1 On page 2 Section 10.03 Constitutional
2 Convention in line 30 strike out the words
3 "on the question" and insert in lieu thereof
4 the words "at the election".
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 10 to GP-7
R&P-1 -8
LB-3 -9
2nd rd -12

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President	•		Clagett		•	Key	•		Robey, F. C.		•
Tawes	•		Clarke, E. J.	•		Kiefer	•		Robie, K. L.	•	
Clark, J.		•	Cleveland		•	Kirkland		•	Rollins		•
James		•	Dabrowski	•		Kozer	•		Rosenstock		•
Abramson	•		Darby	•		Kosakowski		•	Rush	•	
Adkins	•		Della	•		Koss		•	Rybczynski	•	
Anderson	•		Dorsey	•		Leitzel		•	Scanlan	•	
Armor	•		Dukes		•	Linton		•	Schloeder		•
Bamberger		•	Dulany	•		Lord	•		Schneider		•
Bard	•		Eckenrode	•		Macdonald		•	Sherbow		•
Barrick	•		Finch	•		Malkus		•	Sickles		•
Baumann	•		Fornos	•		Marion		•	Siewierski	•	
Beachley	•		Fox	•		Mason	•		Singer	•	
Beall	•		Frederick	•		Maurer	•		Smith, J. H.		•
Bennett			Freedlander		•	Mentzer		•	Smith, M. H.		•
Blair			Gallagher		•	Miller, B.		•	Sollins		•
Boileau	No		Gilchrist	•		Miller, E. T.		•	Sosnowski		•
Borom		•	Gill		•	Mitchell		•	Soul		•
Bothe		•	Gleason		•	Morgan	•		Stern		•
Boyce	•		Grant	•		Moser	•		Storm	•	
Boyer	•		Groh	•		Mosner		•	Sybert	•	
Boyles	•		Grumbacher			Mudd		•	Taylor, H. E.		•
Bradshaw		•	Gullett	•		Murphy	•		Taylor, L.		•
Bryson		•	Hanson	•		Murray, D. S.		•	Ulrich		•
Burdette		•	Hardwick			Murray, E. C.		•	Vecera	•	
Burgess	•		Hargrove		•	Needle		•	Wagandt		•
Bushong	•		Harkness		•	Neilson		•	Webb	•	
Buzzell		•	Harris	•		Neumann	•		Ritter		•
Byrnes		•	Henderson		•	Smith, A. W.		•	Weidmeyer	•	
Caldwell	•		Hickman	•		Pascal		•	Wheatley		•
Cardin	•		Hopkins		•	Penniman		•	White		•
Carson	•		Hostetter	•		Peters	•		Willis	•	
Case	•		Hutchinson		•	Powers		•	Willoner		•
Chabot	•		Jett		•	Price	•		Winslow		•
Child	•		Johnson	•		Pullen	•				
Cicone		•	Kahl	•		Raley		•			

YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
500 5	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
MOT. 000	00 0

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1 JAN. 2
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8 OCT.
9 NOV.
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H

Constitutional Convention

AMENDMENT NO. //

As Amended by Report No. S&D-17

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. GP-7, GP-8,
GP-9, GP-12, R&P-1, LB-3

BY DELEGATE S GALLAGHER, SOLLINS

1 On page 3 Section ____ . Continuity of
2 Government During Emergencies strike out all
3 of lines 17 through 31, inclusive, and insert
4 in lieu thereof the following:

5
6 "The provisions of this Constitution shall
7 not be suspended, except that the General
8 Assembly by law shall prescribe for the tempo-
9 rary suspension of specific provisions during an
10 emergency caused by disasters or enemy attack.
11 Any suspension shall be for the period of the
12 emergency only, and only provisions of this
13 Constitution concerning continuity of State and
14 local public offices and governmental operations
15 may be suspended."
16

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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 11 to GP-7

ROP-1 -8

Page 3 § — L13-3 -9

2nd rdy -12

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
• President			• Clagett			• Key			• Robey, F. C.		
• Tawes			• Clarke, E. J.			• Kiefer	•		• Robie, K. L.		
• Clark, J.			• Cleveland	•		• Kirkland	•		• Rollins		
• James			• Dabrowski			• Kozer	•		• Rosenstock		
• Abramson			• Darby			• Kosakowski			• Rush		
• Adkins	•		• Della	•		• Koss			• Rybczynski		
• Anderson			• Dorsey	•		• Leitzel			• Scanlan		
• Armor			• Dukes	•		• Linton			• Schloeder		
• Bamberger			• Dulany			• Lord	•		• Schneider		
• Bard	•		• Eckenrode			• Macdonald			• Sherbow		
• Barrick			• Finch			• Malkus			• Sickles		
• Baumann			• Fornos	•		• Marion			• Siewierski		
• Beachley			• Fox	•		• Mason			• Singer	•	
• Beall	•		• Frederick			• Maurer			• Smith, J. H.		
• Bennett			• Freedlander			• Mentzer			• Smith, M. H.		
• Blair			• Gallagher			• Miller, B.			• Sollins		
• Boileau		<i>Aye</i>	• Gilchrist			• Miller, E. T.			• Sosnowski		
• Borom	•		• Gill			• Mitchell			• Soul		
• Bothe			• Gleason			• Morgan	•		• Stern		
• Boyce			• Grant			• Moser			• Storm		
• Boyer	•		• Groh			• Mosner			• Sybert		
• Boyles	•		• Grumbacher			• Mudd			• Taylor, H. E.		
• Bradshaw			• Gullett			• Murphy			• Taylor, L.		
• Bryson			• Hanson			• Murray, D. S.			• Ulrich		
• Burdette			• Hardwicke			• Murray, E. C.			• Vecera		
• Burgess	•		• Hargrove			• Needle			• Wagandt		
• Bushong	•		• Harkness			• Neilson			• Webb		
• Buzzell			• Harris	•		• Neumann			• Ritter	•	
• Byrnes			• Henderson			• Smith, A. W.			• Weidemeyer		
• Caldwell	•		• Hickman			• Pascal			• Wheatley	•	
• Cardin			• Hopkins			• Penniman			• White		
• Carson			• Hostetter			• Peters			• Willis		
• Case			• Hutchinson			• Powers			• Willoner		
• Chabot			• Jett			• Price	•		• Winslow		
• Child			• Johnson	•		• Pullen					
• Cicone			• Kahl	•		• Raley					

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16

YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	4 4	4 4
5 5	5 5	5 5
6 6	6 6	6 6
7 7	7 7	7 7
8 8	8 8	8 8
9 9	9 9	9 9

DEL. PRO.	COM. REC.
1000 100	10 1
2000 200	20 2
3000 300	30 3
4000 400	40 4
	50 5
RESO. 600	60 6
2-R. 700	70 7
3-R. 800	80 8
QUO. 900	90 9
MOT. 000	00 0

DATE:
1 JAN. 2
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7 SEPT. 7
8 OCT. 8
9 NOV. 9
0 DEC. 0

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

Amend 12 to GP-7

R.P-1 -8

§ 10.03

L B-3 -9

2nd ndg

-12

2

EAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
President		•	Clagett	•		Key		•	Robey, F. C.		•
Tawes		•	Clarke, E. J.		•	Kiefer		•	Robie, K. L.		•
Clark, J.		•	Cleveland		•	Kirkland		•	Rollins		•
James		•	Dabrowski		•	Kozer	•		Rosenstock		•
Abramson		•	Darby	•		Kosakowski		•	Rush		•
Adkins		•	Della		•	Koss		•	Rybczynski		•
Anderson		•	Dorsey		•	Leitzel		•	Scanlan		•
Armor		•	Dukes	•		Linton		•	Schloeder	•	
Bamberger		•	Dulany		•	Lord	•		Schneider	•	
Bard	•		Eckenrode		•	Macdonald		•	Sherbow		•
Barrick		•	Finch		•	Malkus	•		Sickles		•
Baumann	•		Fornos	•		Marion		•	Siewierski		•
Beachley		•	Fox	•		Mason		•	Singer	•	
Beall	•		Frederick	•		Maurer	•		Smith, J. H.		•
Bennett		•	Freedlander	•		Mentzer		•	Smith, M. H.		•
Blair		•	Gallagher			Miller, B.		•	Sollins		•
Boileau	No		Gilchrist		•	Miller, E. T.			Sosnowski	•	
Borom	•		Gill		•	Mitchell		•	Soul		•
Bothe		•	Gleason	•		Morgan		•	Stern		•
Boyce		•	Grant	•		Moser		•	Storm		•
Boyer		•	Groh		•	Mosner		•	Sybert		•
Boyles	•		Grumbacher			Mudd		•	Taylor, H. E.		•
Bradshaw	•		Gullett	•		Murphy	•		Taylor, L.		•
Bryson		•	Hanson	•		Murray, D. S.		•	Ulrich		•
Burdette		•	Hardwicke			Murray, E. C.		•	Vecera	•	
Burgess	•		Hargrove		•	Needle		•	Wagandt		•
Bushong	•		Harkness		•	Neilson		•	Webb		•
Buzzell		•	Harris	•		Neumann		•	Ritter	•	
Byrnes			Henderson		•	Smith, A. W.		•	Weidemeyer		
Caldwell		•	Hickman		•	Pascal		•	Wheatley		
Cardin		•	Hopkins	•		Penniman		•	White	•	
Carson			Hostetter	•		Peters		•	Willis		•
Case		•	Hutchinson		•	Powers		•	Willoner		•
Chabot		•	Jett	•		Price	•		Winslow		•
Child	•		Johnson	•		Pullen		•			
Cicone		•	Kahl	•		Raley	•				

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YEAS	N-V	NAYS
100-200	100-200	100-200
0 0	0 0	0 0
1 1	1 1	1 1
2 2	2 2	2 2
3 3	3 3	3 3
4 4	4 4	4 4
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DATE: 1

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RESO.	600	60	6
2-R.	700	70	7
3-R.	800	80	8
QUO.	900	90	9
MOT.	000	00	0

SEPT. 7

OCT. 8

NOV. 9

DEC. 0

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Constitutional Convention

AMENDMENT NO. _____

As Amended by Report No. S&D-17

~~XXXXXXXXXXXXXXXXXXXX~~

To Committee Recommendation No. ~~GP-7, GP-8,~~
~~GP-9, GP-12, R&P-1, LB-3~~

BY DELEGATE MARION

1 On page 2 Section 10.03. Constitutional
2 Convention strike out all of lines 47
3 through 52, inclusive.
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Quorum

CR Miller

Constitutional Convention

COMMITTEE ON STYLE, DRAFTING AND ARRANGEMENT REPORT NO. S&D-18

THIS REPORT COVERS ALL COMMITTEE
RECOMMENDATIONS AS AMENDED BY THE CONVENTION ON
SECOND READING AND THEREAFTER

Amendments proposed by the Committee on Style,
Drafting and Arrangement on January 6, 1968,

NOTE - Language deleted is stricken through
- Language added is in italics

Fav.
121-A
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TITLE

1 A Report of the Committee on Style, Drafting
2 and Arrangement concerning the final draft
3 of a new Constitution.
4
5 The Committee on Style, Drafting and
6 Arrangement recommends that the new Constitution
7 read as follows:
8

PREAMBLE

9
10
11 We, the people of the State of Maryland,
12 grateful to Almighty God for our civil and
13 religious freedom, recognizing that all politi-
14 cal power originates in the people and that
15 all government is instituted to secure their
16 right to life, liberty, and the pursuit of
17 happiness, and acknowledging our duty and
18 responsibility to posterity, do establish
19 and ordain this Constitution.
20
21
22
23
24
25

123-A
3-N

Quorum 8:42
2:38 PM - 125

124-A
2-N

1 ARTICLE 1. DECLARATION OF RIGHTS

2
3 Section 1.01. Freedom of Expression.

4
5 The people shall have the right peaceably
6 to assemble and to petition the government
7 for a redress of grievances. Freedom of the
8 press and freedom of speech shall not be
9 abridged, each person remaining responsible
10 for abuse of those rights.

11
12 Section 1.02. Freedom of Religion.

13
14 No law shall be made respecting an estab-
15 lishment of religion, or prohibiting the free
16 exercise thereof.

17
18 Section 1.03. Due Process and Equal Protection.

19
20 No person shall be deprived of life, liberty,
21 or property without due process of law, nor
22 be denied the equal protection of the laws,
23 nor be subject to discrimination by the State
24 because of race, color, religion, or national
25 origin.

26
27 Section 1.04. Fair Treatment in Investigations.

28
29 No person shall be denied the right to fair
30 and just treatment in any investigation conducted
31 by the State or by any unit of local government,
32 or by any of their departments or agencies.

33
34 Section 1.05. Searches and Seizures.

35 The right of the people to be secure in their
36 persons, houses, papers, and effects against un-
37 reasonable searches, seizures, interceptions of
38 their communications, or other invasions of their
39 privacy, shall not be violated, and no warrants
40 shall issue, but upon probable cause, supported
41 by oath or affirmation, and particularly describ-
42 ing the place to be searched and the persons or
43 things to be seized, or the communications sought
44 to be intercepted.

45
46 Section 1.06. Grand Jury Indictment.

47
48 No person shall be held to answer for a
49 felony unless on indictment of a grand jury,
50 except in cases arising in the militia while
51 in actual service.

1 Section 1.07. Rights of Accused.

2
3 A person accused of crime shall have the
4 right to be informed of the nature and cause
5 of the accusation in time to prepare his
6 defense, to have the assistance of counsel
7 for his defense, to be confronted with and
8 to examine under oath or affirmation the
9 witnesses against him, to have compulsory
10 process for obtaining witnesses, and to have
11 a speedy and public trial by an impartial
12 jury of twelve without whose unanimous con-
13 sent he shall not be adjudged guilty.
14

15 Section 1.08. Removal of Criminal Cases.

16
17 In a cases *involving a crime* punishable by
18 death or life imprisonment, after suggestion
19 in writing under oath by either party that the
20 party cannot have a fair and impartial trial
21 in the county where the case is pending, the
22 court shall order the case removed to another
23 county for trial. Other criminal cases may
24 be removed only as permitted by the Court of
25 Appeals by rule or by the General Assembly by
26 law.
27

28 Section 1.09. Self-Incrimination.

29
30 No person shall be compelled in any criminal
31 case to be a witness against himself.
32

33 Section 1.10. Double Jeopardy.

34
35 No person shall be twice put in jeopardy of
36 criminal punishment for the same offense.
37

38 Section 1.11. Unusual Punishments.

39
40 Excessive bail shall not be required, nor
41 excessive fines imposed, nor cruel and unusual
42 punishments inflicted. Conviction of crime
43 shall not work corruption of blood or for-
44 feiture of estate.
45

46 Section 1.12. Imprisonment for Debt.

47
48 No person shall be imprisoned for debt, but
49 an obligation for the support of a dependent,
50 or for alimony, created by a valid decree of

1 a court or created by an agreement approved
2 by decree of a court shall not constitute a
3 debt within the meaning of this ~~S~~ection

4
5 Section 1.13. Jury Trial in Civil Cases.

6
7 Every person shall have the right of trial
8 by jury of all issues of fact in civil pro-
9 ceedings at law in the courts of this State
10 where the amount or value in controversy
11 exceeds the minimum that the General Assembly
12 may prescribe by law. The jury shall consist
13 of twelve, except that the General Assembly
14 may ~~prescribe~~ provide by law for a jury of
15 not less than six~~7~~-~~or~~ nor more than twelve
16 in the District Court. A unanimous decision
17 of the jury shall be required to constitute
18 its verdict.

19
20 Section 1.14. Habeas Corpus.

21
22 The right to the writ of habeas corpus
23 shall not be suspended.

24
25 Section 1.15. Ex Post Facto Laws.

26
27 No bill of attainder, or ex post facto law,
28 or law impairing the obligation of contracts
29 shall be enacted.

30
31 Section 1.16. Eminent Domain.

32
33 Private property shall not be taken or
34 damaged for public use or purposes without
35 just compensation, except that the allowance
36 of compensation for property damaged but not
37 taken for public use or purposes shall be
38 subject to any reasonable limitations and
39 restrictions that the General Assembly may
40 prescribe by law.

41
42 Section 1.17. Continuity of Government During
43 Emergencies.

44
45 The provisions of this Constitution shall not
46 be suspended, except that the General Assembly
47 by law shall prescribe for the temporary suspension
48 of specific provisions during an emergency caused
49 by disasters or enemy attack. Any suspension shall
50 be for the period of the emergency only, and only

1 provisions of this Constitution concerning
2 ~~continuity of~~ state and local public offices
3 and governmental operations may be suspended.
4

5 Section 1.18. Reserved Rights.
6

7 The enumeration of rights in this Constitution
8 shall not be construed to impair, disparage,
9 or deny others retained by the people.
10

11 ARTICLE 2. SUFFRAGE AND ELECTIONS
12

13 QUALIFICATIONS FOR VOTING
14

15 Section 2.01. Voters in National, State, and
16 County Elections.
17

18 Every citizen of the United States who has
19 attained the age of nineteen years, who has
20 been a resident of this State for six months
21 and of the county in which he offers to vote
22 for three months next preceding an election
23 shall be eligible to vote, and if registered
24 shall be qualified to vote in all national,
25 state, and county elections held in this
26 State. If any county is divided ~~to form~~
27 *into* different electoral districts or *into*
28 *portions thereof of different electoral dis-*
29 *tricts* for the election of any national,
30 state, or county officer, then, to vote for
31 such an officer, a person shall have been a
32 resident of the electoral district for three
33 months next preceding the election. Removal
34 from one electoral district to another
35 electoral district in this State shall not
36 deprive a person of his qualification to
37 vote in the electoral district from which he has
38 removed until three months after his removal.
39

40 Section 2.032. Voters in Presidential Elections.
41

42 For purposes of voting for president and
43 vice president of the United States or for
44 electors for those offices, the General Assembly
45 shall prescribe by law a lesser residence re-
46 quirement for citizens who have resided in this
47 State for less than six months.
48
49
50

118-A
6-N
(Coffey)
in which the
qualified person
election

1 Section 2.023. Voters in Municipal Elections.

2
3 A municipal corporation may prescribe by
4 law qualifications for voters in its municipi-
5 pal elections, subject to any procedures
6 and standards that the General Assembly may
7 prescribe by law. No municipal corporation
8 may prescribe an age requirement of more
9 than nineteen years ~~nor~~ or a residence re-
10 quirement of more than one year.

11
12 Section 2.04. Voters in United States Enclaves.

13
14 A person shall not be deemed ineligible to
15 register to vote in any election solely by
16 reason of the fact that he resides on land over
17 which the United States has been ceded juris-
18 diction.

19
20 Section 2.05. Property Qualifications.

21
22 Ownership of an interest in property shall
23 not be required as a condition for voting
24 except to the extent that nonresident property
25 owners may be permitted by law to vote in a
26 municipal election. Ownership of an interest
27 in property shall not be required as a condi-
28 tion for holding any elective or appointive
29 office of this State or of any unit of local
30 government.

31
32 Section 2.06. Disqualifications.

33
34 The General Assembly may prescribe by law
35 disqualifications from voting in any election
36 by reason of mental incompetence or convic-
37 tion of serious crime, and shall provide *by*
38 *law* for the removal of these disqualifications.

39
40 CONDUCT OF ELECTIONS

41
42 Section 2.07. Conduct of Elections.

43
44 The General Assembly by law shall define
45 residence, establish a uniform system of
46 permanent registration of voters, provide for
47 the nomination of candidates, regulate the
48 time, place, and manner of elections, provide
49 for the uniform administration of elections,
50 provide for absentee voting, insure secrecy

1 of voting, and protect the integrity of
2 the election process. A municipal corp-
3 oration may prescribe by law election dates
4 and procedures for the administration and
5 regulation of its municipal elections,
6 subject to any procedures and standards that
7 the General Assembly may prescribe by law.
8 The General Assembly shall ~~prescribe~~ *provide*
9 by law for the supervision and uniform ad-
10 ministration of laws enacted by the General
11 Assembly pursuant to this section.

12
13 Section 2.08. General Elections.
14

15 A general election shall be held in every
16 even-numbered year on the first Tuesday
17 after the first Monday in November. State
18 officers shall be elected at the general
19 election in 1970 and every fourth year
20 thereafter, except that judges may be
21 elected in any even-numbered year. County
22 officers shall be elected at the same time
23 as state officers unless otherwise pre-
24 scribed by the General Assembly by law or
25 by the instrument of government of a county.
26 If members of any public body serve over-
27 lapping terms, an election may be held every
28 two years for those members then to be
29 elected.

30
31 Section 2.09. Pluralities.
32

33 The candidates receiving the ~~most~~ *highest*
34 *number of* votes shall be elected to the offices
35 for which they were candidates.

36
37 REFERENDUM
38

39 Section 2.10. Referendum.
40

41 The people reserve to themselves the power
42 of referendum. Any law ~~passed~~ *enacted* by the
43 General Assembly may be petitioned to refer-
44 endum except laws for legislative apportion-
45 ment and districting, or congressional dis-
46 tricting, or imposing a tax, or making an
47 appropriation for the state government or any
48 public institution.

49
50

1 Section 2.11. Manner of Referral.

2
3 A law shall be referred to a vote of the
4 people after a petition has been signed by
5 a number of qualified voters equal to at
6 least five per cent of the total votes cast
7 for governor in the most recent gubernatorial
8 election. Not more than one-half of the
9 required number of signatures shall be those
10 of qualified voters residing in any one county.
11 If the total number of required signatures is
12 filed with the governor within sixty days after
13 the bill becomes law, it shall be submitted to
14 a vote of the people at the next general
15 election held not less than four months after
16 the bill becomes law.

17
18 Section 2.12. Suspension.

19
20 A law of the General Assembly subject to
21 referendum shall be suspendible unless it is
22 passed by ~~a~~ *the affirmative vote of three-*
23 *fifths* ~~vote of the members~~ of each house and
24 contains a section declaring it to be an
25 emergency law and necessary for the immediate
26 preservation of the public health or safety.
27 If one-half the required signatures are filed
28 during the thirty days after a bill becomes
29 law, it shall be suspended thereby through
30 the sixtieth day after it became law. If the
31 remaining required signatures are filed by
32 that sixtieth day, the law shall continue
33 to be suspended.

34
35 Section 2.13. Effect of Referendum.

36
37 A referred law shall be repealed thirty days
38 after it has been rejected by a majority of
39 those voting on it if the number voting on
40 the question is not less than one-fourth the
41 number voting in the election. A suspended
42 law which is not repealed shall take effect
43 thirty days after the referendum or at a
44 later time if ~~prescribed~~ *provided* in the law.

45
46 Section 2.14. Referenda-on Laws Applicable in
47 Only One County.

48 The General Assembly shall prescribe by law
49 procedures by which a law enacted by it and
50 applicable in only one county may be petitioned

1 to referendum. The law shall be submitted to
2 a vote of the people of the county after a
3 petition has been signed by a number of
4 qualified voters equal to at least ten per cent
5 of the total votes cast for governor in that
6 county in the most recent gubernatorial elec-
7 tion. No law empowering a county to exercise
8 a power or perform a function, nor any law
9 pertaining to appropriations, *or nor any law*
10 granting, limiting, or withdrawing the taxing
11 power of a county shall be subject to referen-
12 dum pursuant to this section.

13
14 ARTICLE 3. LEGISLATIVE BRANCH

15
16 Section 3.01. Legislative Power.

17
18 The legislative power of the State ~~is~~ shall be
19 vested in the General Assembly, which shall
20 consist of two houses, the Senate and the House
21 of Delegates.

22
23 Section 3.02. State Capital.

24
25 The capital of the State and the meeting place
26 of the General Assembly shall be at Annapolis.

27
28 Section 3.03. Composition of the General
29 Assembly.

30
31 The number of members of each house of
32 the General Assembly shall be prescribed by
33 law, but the number of delegates shall not
34 exceed one hundred twenty and the number of
35 senators shall be one-third the number of
36 delegates. Only one delegate shall repre-
37 sent a delegate district and only one senator
38 shall represent a senate district. Each
39 senate district shall consist of three whole
40 delegate districts.

41
42 DISTRICTS

43
44 Section 3.04. Legislative Districts.

45
46 The State shall be divided by law into
47 districts for the election of members of the
48 Senate. Each senate district shall be sub-
49 divided into three districts for the election
50 of members of the House of Delegates. The

109-A
14-N

1 population represented by each senator shall
2 be substantially equal, as shall the popu-
3 lation represented by each delegate. Each
4 district shall consist of adjoining territory
5 and be compact in form. Due regard shall be
6 given to natural boundaries and the boundaries
7 of political subdivisions. Boundaries of
8 districts shall be ~~drawn~~ redrawn according to
9 these standards prior to the general election
10 in 1982 and in every tenth year thereafter.

11
12 **Section 3.05. Redistricting Commission.**

13
14 Six months before the first day of ~~a~~ the
15 regular session of the General Assembly in the
16 year in which redistricting is to be effective,
17 the presiding officer and the minority leader
18 of each house shall each appoint two persons
19 to a commission on legislative redistricting.
20 The governor shall appoint an additional
21 member who shall serve as chairman of the
22 commission. Any vacancy on the ~~E~~commission
23 shall be filled by the appointing authority.
24 The ~~E~~commission shall adopt a redistricting
25 plans only by a majority vote of all its members.
26 No member of the commission shall hold a popular-
27 ly elected office in the State.

28
29 **Section 3.06. Legislative Redistricting**
30 **Procedure.**

31
32 The commission on legislative redistrict-
33 ing shall submit a plan to the governor, who
34 shall transmit it to the General Assembly by
35 the first day of the regular session in the
36 year in which redistricting is to be effective.
37 If any other plan has not been prescribed by law
38 within seventy days after the transmission of the
39 commission plan to the General Assembly, then
40 the commission plan shall become law. The Court
41 of Appeals shall have original jurisdiction, upon
42 petition of any qualified voter, to review the
43 new redistricting law and the ~~plan-of-the~~ commission
44 plan if it has not become law. If the Court of
45 Appeals finds a redistricting law enacted by the
46 General Assembly ~~is-found-to-be~~ invalid by the
47 ~~Court-of-Appeals~~, then the commission plan shall
48 become law. If the Court of Appeals finds the
49 commission plan invalid, then the Court of Appeals
50 shall grant appropriate relief for the conduct of
51 the impending election.

1 Section 3.21 07 Congressional Districts.

2
3 The State shall be divided by law into
4 congressional districts for the election of
5 members of the United States House of Repre-
6 sentatives. The difference between the popu-
7 lations of the largest and smallest congres-
8 sional districts in the State shall not ex-
9 ceed ten per cent of the mean population of
10 all congressional districts. Each congres-
11 sional district shall consist of adjoining
12 territory and be compact in form. Due regard
13 shall be given to natural boundaries and the
14 boundaries of political subdivisions. Boun-
15 daries of congressional districts shall be ~~drawn~~
16 *redrawn* according to these standards prior to
17 the general election in 1972 and *in* every tenth
18 year thereafter.

19
20 Section 3.22 08 Congressional Redistricting
21 Procedure.

22
23 The commission on legislative redistrict-
24 ing shall submit a congressional redistrict-
25 ing plan to the governor, who shall transmit
26 the plan to the General Assembly by the first
27 day of the regular session in the year in
28 which congressional redistricting is to be
29 effective. The General Assembly shall enact
30 either the commission plan or a congressional
31 redistricting plan of its own.

MEMBERS OF GENERAL ASSEMBLY

Section 3.079, Qualifications of-Legislators.

A senator or a delegate shall be a qualified voter of the State ~~of-Maryland~~ at the time of his election or appointment, shall have been a resident of the State for at least two years immediately preceding his election or appointment, and shall have been a resident of his senate district for at least six months immediately preceding his election or appointment. If any redistricting plan has been adopted within one year before a general election for *members of* the General Assembly, a candidate for the office of senator or delegate may also seek election in any new senate district containing fifty per cent or more of the population of the senate district in which he resided prior to redistricting. At the time of his election or appointment a senator shall have attained the age of twenty-five years, and a delegate shall have attained the age of twenty-one years.

Section 3.0810. Election and Term of Office.

A member of the General Assembly shall be elected by the voters of the district ~~from in~~ which he seeks election, to serve for a term beginning at noon on the second Wednesday of December following his election and ending at noon on the second Wednesday of December in the fourth year thereafter.

Section 3.1011. Vacancies.

A vacancy in the General Assembly shall be filled as prescribed by law. An appointee to fill a vacancy, when succeeding a party member, shall be a member of the same political party as the person last elected to that office. ~~The An~~ An appointee shall serve only until the next general election held at least ninety days after the vacancy occurs. At that election the remainder of the term shall be filled.

1 Section 3.1112. Compensation of-Legislators.

2
3 A member of the General Assembly shall receive
4 the salary and allowances prescribed by law. A
5 salary increase enacted during one term of office
6 shall not become effective before the next term.
7 No senator or delegate shall be paid daily living
8 expenses during regular sessions of the General
9 Assembly.

10
11 Section 3.1113. Limitation on Appointment of
12 Legislators.

13
14 No ~~person-elected-or-appointed-to~~ member of
15 the General Assembly shall *be appointed*, during
16 the term of office for which he was elected or
17 appointed, ~~be-appointed~~ to any office which
18 ~~shall-have~~ *has* been created, or for which the
19 compensation has been increased, by the General
20 Assembly during ~~-such~~ *that* term.

21
22 Section 3.1214. Immunity of-Legislators.

23
24 Words used by a member of the General Assembly
25 in any of its proceedings, including the proceed-
26 ings of any committees and subcommittees, shall
27 be absolutely privileged, and a member shall not
28 be liable therefor in any civil action or criminal
29 prosecution.

30
31 GENERAL ASSEMBLY

32
33 Section 3.1315. Legislative-Sessions.

34
35 The General Assembly may ~~prescribe~~ *provide* by
36 law for an organizational session prior to the
37 convening of the regular session. The General
38 Assembly shall convene in regular session on the
39 third Wednesday of January of each year, unless
40 otherwise prescribed by law, and may continue in
41 session for a period not longer than ninety days;
42 provided that by the affirmative vote of a majority
43 of the members of each house a *regular* session may
44 be extended for a period not longer than thirty
45 days, and that by the affirmative vote of three-
46 fifths of the members of each house a *regular*
47 session may be extended a second time for a period
48 not longer than thirty days. The governor may
49 convene a special session of the General Assembly
50 at any time and ~~must~~ *shall* convene a special session

1 upon the written request of three-fifths of
2 all the members of each house. The governor
3 may, on extraordinary occasions, convene the
4 Senate by proclamation, stating the purpose
5 for which he has convened it. The presiding
6 officer of the Senate and the presiding officer
7 of the House of Delegates, acting concurrently,
8 may convene a special session of the General
9 Assembly at any time.

10
11 Section 3.140. Organization-of-General-Assembly.
12

13 Each house shall be the judge of the quali-
14 fications and selection of its members, as
15 prescribed by this Constitution and the laws
16 of this State. Each house shall elect its
17 officers and determine its rules of procedure,
18 and may permit its committees and subcommittees
19 to meet between sessions of the General Assembly.
20 Each house, by the affirmative vote of a majority
21 of all its members, may compel the attendance and
22 testimony of witnesses and the production of
23 records and papers either before the house as
24 a whole or before any of its committees and sub-
25 committees, provided that the rights and the re-
26 cords and papers of all witnesses in such cases
27 are protected by law. Each house may punish a
28 member, for disorderly or disrespectful behavior,
29 by the affirmative vote of a majority of all its
30 members. Each house may expel a member by the
31 affirmative vote of three-fifths of all its
32 members.
33

34 Section 3.157. Quorum.
35

36 A majority of all the members of a house shall
37 constitute a quorum for the transaction of business
38 in that house, but a smaller number may adjourn
39 from day to day.
40

41 Section 3.198. Journals.
42

43 Each house of the General Assembly shall prescribe
44 by rule for a current daily journal of its proceedings,
45 which shall be open to public inspection at all
46 reasonable times. Each house shall prescribe by
47 rule that the daily journal shall be published as
48 soon as practicable. Each house shall prescribe
49 by rule that all final committee votes on all bills
50 shall be entered, by recorded votes of individual

1 members, in the daily journal of that house.
2 Each house shall prescribe by rule that on
3 final passage of a bill or resolution, includ-
4 ing a proposal for a constitutional amendment,
5 the vote cast by each member shall be recorded
6 in the daily journal of that house.

7 8 LEGISLATION

9 10 Section 3.169. Form of Laws.

11
12 Every law of this State shall be styled: "Be
13 it enacted by the General Assembly of Maryland."
14 The General Assembly shall enact no law except
15 by bill. The subject of every law shall be de-
16 scribed in its title. Every law enacted by the
17 General Assembly, except the budget law and
18 supplementary appropriation laws, shall embrace only
19 one subject. The budget law and all supplementary
20 appropriation laws shall be limited to the subject
21 of budget and appropriations and the requisite
22 revenue, the purpose or purposes of which shall
23 be clearly stated in each law. No law or section
24 of law shall be revived or amended by reference
25 only to its title or section, nor shall any law be
26 construed by reason of its title to grant powers
27 or confer rights which are not expressly contained
28 in the body of the act. The General Assembly, in
29 amending any article or section of the code of
30 laws of this State, shall enact the article, section,
31 or law as it would read when amended.

32 33 Section 3.1720. Consideration of Bills.

34
35 Bills originating in either house of the General
36 Assembly may be amended, passed, or rejected by the
37 other. No vote ~~shall be taken~~ on final passage
38 of a bill ~~shall be taken~~ until the bill and all
39 amendments to it are in writing. No vote on final
40 passage of a bill shall be taken until the fifth
41 calendar day after its introduction in the house
42 of origin and until the second calendar day after
43 it reaches the second house except upon the
44 affirmative vote of three-fifths of all the members
45 of the house in which the bill is pending or except
46 during the first four days of a special session.
47 The General Assembly may provide by law that pending
48 bills may be carried over to the next regular session
49 of the same General Assembly.
50

1 Section 3.1821. Passage of Bills.

2
3 No bill shall be enacted nor shall a resolution
4 requiring the action of both houses be adopted
5 unless it is passed ~~in each house~~ by the affirm-
6 *ative vote* of a majority of all the members of
7 ~~that each~~ house. A vote in joint session or by
8 in either house on any bill or resolution or for
9 the election or confirmation of any state officer
10 shall be taken only in public session.

11
12 Section 3.232. General Application of Laws.

13
14 The General Assembly shall enact no public
15 laws except general laws which in their terms
16 and effects apply throughout the State. No
17 county shall be exempt from a public general
18 law. The limitation of this Ssection that the
19 General Assembly shall enact only public general
20 laws shall not apply to laws (1) pertaining to
21 appropriations; (2) providing for or regulating
22 the powers of departments, agencies, or instrument-
23 alities of the State which perform a state and
24 not a local function; (3) pertaining to public
25 education; (4) ~~pertaining to natural environment~~
26 ~~and resources~~; (5) pertaining to multi-county
27 governmental units; (6) providing for the
28 establishment, merger, or dissolution of counties
29 or for the alteration of their boundaries; (7) ~~granting~~ ⁶
30 granting, limiting, or withdrawing the taxing
31 powers of a county or counties; or (8) ⁷empowering
32 a county or counties, subject to any standards that
33 the General Assembly may provide by law, to exercise
34 any power or perform any function denied to other
35 counties. This Ssection shall not be construed to
36 limit any power of the General Assembly, otherwise
37 existing under this Constitution, to enact special
38 laws, except that a special law shall not be
39 enacted for any situation for which an existing
40 general law is applicable.

41
42 Section 3.203. Effective Date of Laws.

43
44 Each law passed by the General Assembly shall
45 take effect on the first day of July after passage
46 unless another *time date* is prescribed in the law.
47
48
49
50

POST AUDIT

Section 3.24. Post Audit.

The General Assembly shall provide by law for post audit of state finances by an agency of the General Assembly. The principal officer of the agency shall be elected by and be responsible to the General Assembly.

118-A
4-N
1 ARTICLE 4. EXECUTIVE BRANCH

2
3 Section 4.01. Executive Power.

4
5 The executive power of the State shall be vested
6 in the governor, who shall faithfully execute the
7 laws.

8
9 GOVERNOR AND LIEUTENANT GOVERNOR

10
11 Section 4.02. Qualifications of Governor.

12
13 The governor shall have attained the age of thirty
14 years at the time of his election and shall have been
15 a qualified voter in the State for at least five years
16 immediately preceding his election. No person elected
17 governor for two full consecutive terms shall be
18 eligible to hold that office again until one full term
19 has intervened.

20
21 Section 4.03. Office of Lieutenant Governor.

22
23 There shall be a lieutenant governor, who shall
24 have only the duties delegated to him by the governor.
25 No power specifically vested in the governor by this
26 Constitution shall be delegated to the lieutenant
27 governor pursuant to this section.

28
29 Section 4.04. Qualifications of Lieutenant Governor.

30
31 The lieutenant governor shall have attained the
32 age of thirty years at the time of his election or
33 appointment and shall have been a qualified voter in
34 the State for at least five years immediately
35 preceding his election or appointment. No person
36 elected governor shall be eligible thereafter to hold
37 the office of lieutenant governor.

38
39 Section 4.05. Election of Governor and Lieutenant
40 Governor.

41
42 The governor shall be elected by the voters of
43 the State ~~for a term of four years by the voters~~
44 ~~of the State~~ for a term beginning on the first
45 Wednesday in January following his election and
46 ending on the first Wednesday in January in the
47 fourth year thereafter, and shall serve until a person
48 has qualified to become governor or to serve as
49 acting governor. If the first Wednesday in January
50 is a legal holiday the term shall begin on the next day.

1 In the general election, each candidate for lieutenant
2 governor shall be listed on the ballot with a
3 candidate for governor, so that a vote cast for
4 governor shall be considered as also cast for the
5 lieutenant governor listed on the ballot with the
6 candidate for governor. The election of a governor
7 shall constitute the election for the same term of
8 the lieutenant governor who was listed on the
9 ballot with him. ~~The term of the governor shall~~
10 ~~begin on the first Wednesday of January following~~
11 ~~the election unless that day is a legal holiday in~~
12 ~~which case his term shall begin on the next day.~~

13 GUBERNATORIAL SUCCESSION

14 Section 4.06. Failure of Governor-Elect to Take Office.

15
16 If the governor-elect is disqualified, resigns, or
17 dies, the lieutenant governor-elect shall become
18 governor for the full term. If the governor-elect fails
19 to assume office for any other reason, the newly
20 elected lieutenant governor shall become lieutenant
21 governor and shall serve as acting governor until the
22 governor-elect assumes office or until the office
23 becomes vacant.
24
25

26 Section 4.07. Lieutenant Governor as Acting Governor.

27
28 The lieutenant governor shall serve as acting
29 governor when notified in writing by the governor
30 that the governor will be temporarily unable to perform
31 the duties of his office. The lieutenant governor
32 also shall serve as acting governor when the governor
33 is disabled but is unable to communicate to the
34 lieutenant governor the fact of his inability to
35 perform the duties of his office. In either event
36 the lieutenant governor shall serve as acting governor
37 until notified in writing by the governor that he is
38 able to resume the duties of his office or until
39 the office becomes vacant.
40
41

42 Section 4.08. Vacancy by Reason of Disability.

43
44 The General Assembly, by the affirmative vote of
45 three-fifths of all its members in joint session, may
46
47
48
49
50

1 adopt a resolution declaring that the governor,
2 or lieutenant governor is unable by reason of
3 physical or mental disability to perform the
4 duties of his office. The resolution, if
5 adopted, shall be delivered to the Court of
6 Appeals, which then shall have exclusive juris-
7 diction to determine whether that officer is
8 unable by reason of the disability to perform
9 the duties of his office. If the Court of
10 Appeals determines that such officer is unable
11 to discharge the duties of his office by reason
12 of a disability, the office shall be vacant.
13 If the General Assembly and the Court of Appeals,
14 acting in the same manner *as described above*,
15 determine that the governor-elect or lieutenant
16 governor-elect is unable by reason of physical
17 or mental disability to perform the duties of
18 the office to which he has been elected, he
19 shall be disqualified to assume office.
20

21 Section 4.09. Succession to Offices of Governor
22 and Lieutenant Governor.
23

24 When a vacancy occurs in the office of governor,
25 the lieutenant governor shall succeed to that office
26 for the remainder of the term. When a vacancy occurs
27 in the office of lieutenant governor, the governor
28 shall nominate a person who shall succeed to that
29 office upon confirmation by the affirmative vote of
30 a majority of all members of the General Assembly in
31 joint session. If vacancies in the offices of gov-
32 ernor and lieutenant governor exist at the same time
33 during the first year of their term, the offices shall
34 be filled for the remainder of the term at the next
35 general election and the president of the Senate shall
36 serve as acting governor until the newly elected gov-
37 ernor has qualified. If vacancies in the offices of
38 governor and lieutenant governor exist at the same
39 time after the first year of their term, the president
40 of the Senate shall succeed to the office of governor
41 for the remainder of the term. If a vacancy exists in
42 the office of lieutenant governor, at a time when the
43 lieutenant governor is authorized to serve as acting
44 governor, the president of the Senate shall serve as
45 acting governor. If there is a vacancy in the office
46 of the president of the Senate at a time when he is
47 authorized to succeed to the office of governor or
48 is authorized to serve as acting governor, the Senate
49 shall convene and fill the vacancy.
50

1 Section 4.10. Powers and Duties of Successor.

2
3 When the lieutenant governor or the president of
4 the Senate succeeds to the office of governor, he
5 shall have the title, powers, duties, and emoluments
6 of that office; but when the lieutenant governor or
7 the president of the Senate serves as acting governor,
8 he shall have only the powers and duties of that
9 office. When the president of the Senate serves as
10 acting governor, he shall continue to be president
11 of the Senate, but his duties as president shall be
12 performed by such other person as the Senate shall
13 select.

14
15 Section 4.11. Adjudication of Disputes.

16
17 The Court of Appeals shall have original and
18 exclusive jurisdiction to adjudicate disputes or
19 questions arising from the failure of the governor-
20 elect to take office, or the *service of the* lieutenant
21 governor or president of the Senate ~~acting~~ as *acting*
22 governor, or the creation of a vacancy in the office
23 of governor or lieutenant governor by reason of
24 disability, or the succession to the office of governor
25 or lieutenant governor, or the exercise of the powers
26 and duties of a successor to the office of governor.

27
28 LEGISLATIVE RESPONSIBILITIES OF GOVERNOR

29
30 Section 4.12. Messages to General Assembly.

31
32 The governor from time to time shall inform the
33 General Assembly of the conditions of the State and
34 recommend such measures as he considers necessary
35 or desirable.

36
37 Section 4.13. Veto Power.

38
39 The governor may veto any bill passed by the General
40 Assembly except a budget bill or a bill proposing an
41 amendment to this Constitution.

42
43 Section 4.14. Item Veto.

44
45 The governor may reduce or strike out any item
46 in a supplementary appropriation bill. Each item or
47 portion of an item not disapproved shall become law,
48 and each item or portion of an item disapproved shall
49 be subject to the same procedure as a bill vetoed
50 by the governor.

1 Section 4.15. Action on Bills by the Governor.

2
3 A bill subject to veto shall become law if the
4 governor signs or fails to veto it within twenty
5 days of presentation, if the General Assembly is in
6 session. If the General Assembly has adjourned sine
7 die, before the bill becomes law, the bill shall
8 become law if the governor signs or fails to veto
9 it within thirty days of presentation.

10
11 Section 4.16. Return of Vetoed Bills.

12
13 If the governor vetoes a bill while the General
14 Assembly is in session, he shall return it promptly
15 to the General Assembly. If the governor vetoes a
16 bill after the General Assembly has adjourned sine
17 die, he shall return it promptly either to the
18 next regular session of the same General Assembly
19 or to a special session of the same General Assembly
20 convened for the purpose of reconsidering bills that
21 have been vetoed. A bill shall become law if passed
22 over the veto by the affirmative vote of three-fifths
23 of all the members of each house. The law shall take
24 effect on the first day of July after passage, unless
25 another effective date after passage is established by
26 joint resolution of the General Assembly.

27
28 ATTORNEY GENERAL

29
30 Section 4.17. Office of Attorney General.

31
32 The attorney general shall be the chief legal
33 officer of the State. He shall represent the State
34 in all criminal cases in the Court of Appeals, the
35 Intermediate Appellate Court, and the courts of the
36 United States, and *shall represent the State* in all
37 civil cases or proceedings in which the State is a
38 party or may be interested. He shall have those other
39 powers and duties with respect to criminal and
40 civil cases or proceedings, and with respect to his
41 responsibilities as chief legal officer of the State,
42 that the General Assembly may prescribe by law. Upon
43 request, he shall give his opinion on any legal matter
44 to either house of the General Assembly or to its
45 presiding officer, or to the governor, or to any other
46 officer, agency, or department of the State. The
47 attorney general may appoint, to serve at his pleasure,
48 the number of deputies or assistants that the General
49 Assembly may prescribe by law.
50

1 Section 4.18. Qualifications of Attorney-General.

2
3 The attorney general shall have been a qualified
4 voter in the State and have been authorized to practice
5 law in the State for at least five years immediately
6 preceding his election or appointment.
7

8 Section 4.19. Election of Attorney-General.

9
10 The attorney general shall be elected by the
11 voters of the State for a term beginning on the first
12 Wednesday in January following his election and ending
13 on the first Wednesday in January in the fourth year
14 thereafter ~~of four years by the voters of the State~~ and
15 shall serve until his successor has qualified. If the
16 first Wednesday in January is a legal holiday the ~~The term~~
17 ~~of the Attorney-General shall begin on the first Wed-~~
18 ~~nesday in January following his election unless that~~
19 ~~day is a legal holiday in which case his~~ term shall
20 begin on the next day. If the office ~~of Attorney-~~
21 ~~General~~ becomes vacant, the governor shall appoint,
22 with the advice and consent of the Senate, a person to
23 the office for the remainder of the term.
24

25 COMPTROLLER

26
27 Section 4.20. Office of Comptroller.

28
29 The comptroller shall grant, under regulations
30 prescribed by the General Assembly by law, all warrants
31 for money to be paid out of the treasury of the State
32 pursuant to appropriations by law. He shall also
33 perform other duties relating to the payment of
34 money of the State as prescribed by law. The comptroller
35 shall not be the head of the finance department or of any
36 other principal department of the executive branch.
37 The comptroller shall give such bond for the faithful
38 performance of his duties as may be prescribed by law.
39

40 Section 4.21. Qualifications of Comptroller.

41
42 The comptroller shall have attained the age of
43 thirty years at the time of his election or appointment
44 and shall have been a qualified voter in the State
45 for at least five years immediately preceding his
46 election or appointment.
47

48 Section 4.22. Election of Comptroller.

49
50 The comptroller shall be elected by the voters of
51 the State for a term beginning on the first Wednesday in
52 January following his election and ending on the first
53 Wednesday in January in the fourth year thereafter ~~of~~
54 ~~four years by the voters of the State~~ and shall serve
55 until his successor has qualified. If the first
56 Wednesday in January is a legal holiday the ~~The term of~~

1 ~~the Comptroller shall begin on the first Wednesday~~
2 ~~in January following his election unless that day~~
3 ~~is a legal holiday in which case his term shall~~
4 begin on the next day. If the office becomes vacant
5 the governor shall appoint, with the advice and
6 consent of the Senate, a person to the office for
7 the remainder of the term.
8

9 TIE VOTES AND SALARIES

10
11 Section 4.23. Tied Elections. Tie Votes.
12

13 If at any general election two or more candidates
14 for governor, for attorney general, or for comptroller
15 shall have the highest and an equal number of votes
16 for the same office, one of them shall be elected to
17 that office by the affirmative vote of a majority of
18 all members of the General Assembly in joint session.
19 The election shall be the first order of business
20 after the organization of each house.
21

22 Section 4.234. Salaries.
23

24 The salary of the governor, of the lieutenant
25 governor, of the attorney general, and of the
26 comptroller shall be prescribed by law, and shall
27 be neither be increased nor decreased during the
28 term for which each was elected.
29

30 ADMINISTRATIVE ORGANIZATION

31
32 Section 4.245. Board of Review.
33

34 There shall be a Board of Review in the executive
35 branch. The Board shall consist of the governor, an
36 officer in the executive branch designated by the
37 governor, and the comptroller. The Board shall act
38 by majority vote and shall hold its meetings in
39 public or otherwise act in such manner and have such
40 powers as the General Assembly may prescribe by law.
41

42 Section 4.256. Structure of the Executive Branch.
43

44 All functions, powers, and duties of the offices,
45 agencies, and instrumentalities of the executive branch
46 shall be allocated according to major purposes among
47 and within not more than twenty principal departments.
48 The maximum number of principal departments may be
49 increased by the General Assembly by law enacted by
50 the affirmative vote of three-fifths of all members
51 of each house. Any agency or commission which is a
52 regulatory, quasi-judicial, or temporary agency
53 established by law may, but need not, be allocated

1 within a principal department.
2

3 Section 4.267. Reorganization of the Executive Branch.
4

5 The General Assembly shall prescribe by law the
6 functions, powers, and duties of the offices, agencies,
7 and instrumentalities of the executive branch. The
8 General Assembly from time to time by law may reallocate
9 offices, agencies, and instrumentalities among
10 principal departments; may increase, modify, diminish,
11 and change their functions, powers, and duties; and
12 may assign new functions, powers, and duties to them.
13 The governor may make changes in the organization of the
14 executive branch, including the establishment the
15 or abolition of offices, agencies, instrumentalities,
16 and principal departments, and in the assignment of
17 functions, powers, and duties among the offices,
18 agencies, instrumentalities, and principal departments
19 of the executive branch. Where these changes require
20 the force of law, they shall be set forth in
21 executive orders in statutory form and submitted to
22 the General Assembly within the first ten days of a
23 regular session. An executive order shall become
24 effective and have the force of law on the date
25 designated in the order unless specifically disapproved,
26 within fifty days after submission, by a resolution
27 of disapproval concurred in by a majority vote of
28 all members of either house of the General Assembly.
29

30 Section 4.278. Heads of Principal Departments.
31

32 The head of each principal department of the
33 executive branch shall be a single executive unless
34 otherwise prescribed by the General Assembly by law
35 or by the process of executive reorganization. Any
36 board or commission at the head of a principal depart-
37 ment shall have a chief administrative officer.
38

39 Section 4.289. Appointments by Governor.
40

41 The governor shall appoint, with the advice and
42 consent of the Senate, each person serving as the
43 head of each principal department and persons to fill
44 vacancies on any board or commission serving as the
45 head of a principal department, and shall also, with the
46 advice and consent of the Senate, appoint persons
47 to fill the vacancies on regulatory and quasi-judicial
48 agencies. He shall appoint, without the advice and
49 consent of the Senate, each chief administrative
50 officer serving under a board or commission which is

1 the head of a principal department except the
2 head or chief administrative officer of an institution
3 of higher education or of the state public school
4 system. The General Assembly ~~by-law~~ may prescribe
5 *by law* the qualifications of persons appointed by the
6 governor to serve as heads of principal departments
7 or as members of boards and commissions serving as
8 heads of principal departments.

9
10 Section 4.2930. Terms of Office.

11
12 Each person serving as the head of a principal
13 department, and each chief administrative officer of
14 a board or commission serving as the head of a principal
15 department, except the head or chief administrative
16 officer of an institution of higher education or of
17 the state public school system, shall serve at the
18 pleasure of the governor. The terms of office of the
19 members of each board or commission which serves
20 as the head of a principal department, except the
21 governing board of an institution of higher education
22 or of the state public school system, shall be ~~so~~
23 prescribed by the General Assembly by law or by the
24 process of executive reorganization, *so* that the
25 governor, immediately upon taking office following
26 his election, may appoint at least one-half of the
27 members of each board and commission.

28
29 Section 4.301. Appointment and Removal of Other Persons.

30
31 All persons in the executive branch whose method of
32 appointment or whose method of removal is not specified in
33 this Constitution shall be appointed or may be removed as
34 the General Assembly may prescribe by law.

35
36 Section 4.312. Interim and Recess Appointments.

37
38 If a vacancy occurs in any office which the
39 governor may fill with the advice and consent of the
40 Senate, he shall appoint a person to the office. If
41 the appointment is made within the first sixty days
42 of a regular session of the General Assembly, the
43 governor shall submit to the Senate the nomination of
44 the appointee, or the nomination of another person in
45 his place. If the appointment is made at any other
46 time, the governor shall submit the nomination to the
47 Senate at the beginning of the next regular session of
48 the General Assembly. Such an appointee shall remain
49 in office until the end of the next regular session
50 of the General Assembly, or until the expiration of

1 the term of the office to which he was appointed, or
2 until his nomination is rejected by the Senate, which-
3 ever shall occur first. No person after being
4 rejected by the Senate, shall again be appointed to or
5 nominated for the same office at the same session,
6 unless at the request of the Senate, or be appointed
7 to the same office during the adjournment of the
8 General Assembly.

9
10 Section 4.323. Information from Administrative Officers.

11
12 The governor at any time may require information,
13 in writing or otherwise, from any officer of any
14 department, office, agency, or instrumentality in the
15 executive branch.

16
17 *CLEMENCY*

18
19 Section 4.334. Executive Clemency.

20
21 The governor shall have power to grant reprieves,
22 commutations, and pardons, except in cases of
23 conviction upon impeachment, and to remit fines and
24 forfeitures for offenses against the State. At least
25 annually he shall file with the Court of Appeals a
26 public report of the instances of the exercise of this
27 power.

28
29 *STATE'S ATTORNEY*

30
31 Section 4.345. State's Attorney.

32
33 There shall be a state's attorney in each county
34 or district which may be prescribed by the General
35 Assembly by law. He shall be elected by the voters
36 of the county or district in which he seeks office.
37 The term of office, functions, powers, duties, method
38 of filling vacancies, and all other matters relating to
39 the office shall be prescribed by the General Assembly
40 by law.

101A
20N

1 ARTICLE 5. JUDICIAL BRANCH

2

3 Section 5.01. Judicial Power.

4

5 The judicial power of the State shall be
6 vested exclusively in a unified judicial sys-
7 tem composed of the Court of Appeals, the In-
8 termediate Appellate Court, the Superior Court,
9 and the District Court.

10

11 COURT OF APPEALS

12

13 Section 5.02. Jurisdiction of-Court
14 of-Appeals

15 The Court of Appeals shall be the highest
16 court of the State and shall have the appel-
17 late jurisdiction prescribed by law
18 and the original jurisdiction prescribed by
19 this Constitution.

20

21 Section 5.03. Rule-Making Power.

22

23 The Court of Appeals shall have power to pre-
24 scribe rules governing practice and procedure in
25 all courts; governing the admission of persons
26 to practice law in this State and their disci-
27 pline; and governing the administration of the
28 courts, officers of the judicial branch, and of-
29 ficers of the executive branch to the extent that
30 their duties directly relate to the enforcement
31 of judicial orders. The General Assembly shall
32 have concurrent power to ~~prescribe~~ *provide by law for*
33 ~~matters subject to rule~~, except when these *regulate*
34 matters are specifically required
35 by this Constitution to be prescribed by rule.
36 As used in this article, rule shall mean a rule
37 prescribed by the Court of Appeals. In the event
38 of a conflict between a rule and a law, the later
39 in time shall prevail to the extent of the con-
40 flict.

41

42 Section 5.04. Composition of-Court
43 of-Appeals.

44

45 The Court of Appeals shall consist of seven
46 judges, one of whom shall serve as chief judge.
47 Five judges shall constitute a quorum, and the
48 concurrence of four shall be necessary to decide
49 a case.

50

*Amended
in this section*

by law

regulate

1 Section 5.05. Chief Judge of Court
2 of Appeals.
3

4 The governor shall fill a vacancy in the
5 office of chief judge of the Court of Appeals
6 by designating one of the judges of the Court
7 of Appeals to be chief judge for the remainder
8 of his service on the Court, or until he re-
9 signs the office of chief judge. The associate
10 judge senior in service on the Court of Appeals
11 shall have the powers and duties of the office
12 when the chief judge is absent, or when the
13 Court of Appeals determines that he is unable
14 to serve, or when the office is vacant.
15

16 INTERMEDIATE APPELLATE COURT
17

18 Section 5.06. Jurisdiction of-Intermediate
19 Appellate-Court.
20

21 The Intermediate Appellate Court shall have
22 the jurisdiction prescribed by law.
23

24 Section 5.07. Composition of-Intermediate
25 Appellate-Court.
26

27 The Intermediate Appellate Court shall consist
28 of five judges, unless the number is increased by
29 law. The Intermediate Appellate Court may sit in
30 divisions. At least three judges shall sit in
31 each case.
32

33 SUPERIOR COURT
34

35 Section 5.08. Jurisdiction of-Superior
36 Court.
37

38 The Superior Court shall have original juris-
39 diction in all judicial proceedings, except as
40 otherwise prescribed by this Constitution or by
41 law. The Superior Court shall have such other
42 jurisdiction as prescribed by law. Jurisdiction
43 of the Superior Court shall be uniform throughout
44 the State.
45

46 Section 5.09. Composition of-Superior-Court.
47

48 The Superior Court shall consist of the number
49 of judges prescribed by law. The number shall
50 be allocated among the counties by law. At

1 least one superior court judge shall reside in
2 each county. Functional divisions of the Superior
3 Court may be established in any county.

4 5 DISTRICT COURT

6 7 Section 5.10. Jurisdiction of District Court.

8
9 The District Court shall have the original
10 jurisdiction prescribed by law. Jurisdiction
11 of the District Court shall be uniform through-
12 out the State.

13 14 Section 5.11. Composition of District Court.

15
16 The District Court shall consist of the number
17 of judges prescribed by law. The State shall be
18 divided by law into districts. Each district
19 shall consist of one county or two or more entire and
20 adjoining counties. The number of judges shall
21 be allocated among the districts by law. At least
22 one district court judge shall reside in each
23 county. Functional divisions of the District
24 Court may be established in any district.

25 26 Section 5.12. Commissioners.

27
28 There may be district court commissioners in
29 the number and with the qualifications prescribed
30 by rule. Commissioners in a district shall be
31 appointed by and serve at the pleasure of that
32 judge of the District Court who shall be designated
33 by rule to appoint commissioners therein. Commis-
34 sioners may exercise powers only with respect to
35 warrants of arrest, or bail or collateral or other
36 terms of pre-trial release pending hearing, or
37 incarceration pending hearing, and then only as
38 prescribed by rule.

39 40 SELECTION AND TENURE OF JUDGES

41 42 Section 5.13. Judicial Circuits.

43
44 The State shall be divided by law into cir-
45 cuits of the Court of Appeals and into circuits
46 of the Intermediate Appellate Court.

1 Section 5.14. Eligibility for Nomination and
2 Appointment as-Judge.
3

4 A judge shall have been a citizen of the State
5 and shall have been authorized to practice law in
6 the State for at least five years immediately pre-
7 ceding his nomination. A nominee for judge of
8 the Court of Appeals or of the Intermediate Appel-
9 late Court shall be a resident of the circuit
10 where that court vacancy exists. A nominee for
11 judge of the Superior Court shall be a resident of
12 the county where the vacancy exists. A nominee
13 for judge of the District Court shall be a resi-
14 dent of the district where the vacancy exists.
15

16 Section 5.15. Nomination and Appointment.
17

18 A judicial nominating commission shall nomi-
19 nate from three to five eligible persons for each
20 judicial vacancy. Nominations to fill a vacancy
21 shall be made not more than thirty days prior to
22 nor more than sixty days after the vacancy occurs.
23 The governor shall fill a vacancy by appointing
24 one person from the list of nominees. If the
25 governor fails to appoint one of the nominees
26 within sixty days after receiving the list, his
27 power to make the appointment shall end and the
28 chief judge of the Court of Appeals shall ap-
29 point one of the nominees.
30

31 Section 5.16. Appellate Courts Nominating
32 Commission.
33

34 The Appellate Courts Nominating Commission
35 shall make nominations to fill a vacancy on the
36 Court of Appeals or on the Intermediate Appel-
37 late Court. The Commission shall consist of six
38 lay members and six lawyer members. The term
39 of each member shall be four years, but the Gen-
40 eral Assembly shall prescribe by law shorter terms
41 for four of the lay and four of the lawyer members
42 first appointed or elected, in order to establish
43 overlapping terms of office. A vacancy on the
44 Commission shall be filled for the remainder of
45 the term. No member shall receive compensation
46 for his service.
47
48
49
50

1 least one superior court judge shall reside in
2 each county. Functional divisions of the Superior
3 Court may be established in any county.

4
5 DISTRICT COURT

6
7 Section 5.10. Jurisdiction of District Court.

8
9 The District Court shall have the original
10 jurisdiction prescribed by law. Jurisdiction
11 of the District Court shall be uniform through-
12 out the State.

13
14 Section 5.11. Composition of District Court.

15
16 The District Court shall consist of the number
17 of judges prescribed by law. The State shall be
18 divided by law into districts. Each district
19 shall consist of one county or two or more entire and
20 adjoining counties. The number of judges shall
21 be allocated among the districts by law. At least
22 one district court judge shall reside in each
23 county. Functional divisions of the District
24 Court may be established in any district.

25
26 Section 5.12. Commissioners.

27
28 There may be district court commissioners in
29 the number and with the qualifications prescribed
30 by rule. Commissioners in a district shall be
31 appointed by and serve at the pleasure of that
32 judge of the District Court who shall be designated
33 by rule to appoint commissioners therein. Commis-
34 sioners may exercise powers only with respect to
35 warrants of arrest, or bail or collateral or other
36 terms of pre-trial release pending hearing, or
37 incarceration pending hearing, and then only as
38 prescribed by rule.

39
40 SELECTION AND TENURE OF JUDGES

41
42 Section 5.13. Judicial Circuits.

43
44 The State shall be divided by law into cir-
45 cuits of the Court of Appeals and into circuits
46 of the Intermediate Appellate Court.

47
48
49
50

1 Section 5.14. Eligibility for Nomination and
2 Appointment as-Judge.
3

4 A judge shall have been a citizen of the State
5 and shall have been authorized to practice law in
6 the State for at least five years immediately pre-
7 ceding his nomination. A nominee for judge of
8 the Court of Appeals or of the Intermediate Appel-
9 late Court shall be a resident of the circuit
10 where that court vacancy exists. A nominee for
11 judge of the Superior Court shall be a resident of
12 the county where the vacancy exists. A nominee
13 for judge of the District Court shall be a resi-
14 dent of the district where the vacancy exists.
15

16 Section 5.15. Nomination and Appointment.
17

18 A judicial nominating commission shall nomi-
19 nate from three to five eligible persons for each
20 judicial vacancy. Nominations to fill a vacancy
21 shall be made not more than thirty days prior to
22 nor more than sixty days after the vacancy occurs.
23 The governor shall fill a vacancy by appointing
24 one person from the list of nominees. If the
25 governor fails to appoint one of the nominees
26 within sixty days after receiving the list, his
27 power to make the appointment shall end and the
28 chief judge of the Court of Appeals shall ap-
29 point one of the nominees.
30

31 Section 5.16. Appellate Courts Nominating
32 Commission.
33

34 The Appellate Courts Nominating Commission
35 shall make nominations to fill a vacancy on the
36 Court of Appeals or on the Intermediate Appel-
37 late Court. The Commission shall consist of six
38 lay members and six lawyer members. The term
39 of each member shall be four years, but the Gen-
40 eral Assembly shall prescribe by law shorter terms
41 for four of the lay and four of the lawyer members
42 first appointed or elected, in order to establish
43 overlapping terms of office. A vacancy on the
44 Commission shall be filled for the remainder of
45 the term. No member shall receive compensation
46 for his service.
47
48
49
50

1 Section 5.17. Trial Courts Nominating
2 Commissions.
3

4 A trial courts nominating commission shall
5 make nominations to fill a vacancy on the
6 Superior Court or on the District Court. The
7 number of commissions and the terms of their
8 members shall be prescribed by law. Each
9 commission shall have at least six members and
10 shall consist of an equal number of lay and
11 lawyer members as prescribed by law. No
12 member shall receive compensation for his
13 service. Each commission shall make nomina-
14 tions to fill vacancies on the Superior Court
15 in one or more counties, or on the District
16 Court in one or more districts, or both,
17 as prescribed by law.
18

19 Section 5.18. Lawyer Members of Nominating
20 Commissions.
21

22 Lawyers throughout the State shall elect
23 by secret ballot the lawyer members of the
24 Appellate Courts Nominating Commission. Law-
25 yers of the area for which each trial courts
26 nominating commission is established shall
27 elect by secret ballot the lawyer members of
28 each ~~such~~ commission. Election procedure and
29 eligibility of lawyer members of nominating
30 commissions and of their electors shall be
31 prescribed by law.
32

33 Section 5.19. Lay Members of Nominating
34 Commissions.
35

36 The governor shall appoint the lay members
37 of the Appellate Courts Nominating Commission
38 from among the qualified voters of the State.
39 The governor shall appoint the lay members of
40 each trial courts nominating commission from
41 among the qualified voters of the area for
42 which that commission is established.
43

44 Section 5.20. Restrictions on Members of
45 Nominating Commissions.
46

47 During his service on a commission, a mem-
48 ber shall not hold any public office of profit
49 or office in a political party. A member shall
50 not be eligible to hold a judicial office for

1 two years immediately following his service
2 on a commission and he shall not be eligible
3 to hold any other public office of profit for
4 one year immediately following his service.

5
6 Section 5.21. Procedures of Nominating
7 Commissions.
8

9 Each nominating commission shall act only
10 upon the concurrence of a majority of its mem-
11 bers. Each commission shall elect one of its
12 members as chairman.

13
14 Section 5.22. Judicial Term of Office.
15

16 The continuance in office of each judge
17 shall be subject to approval or rejection at
18 the next general election following the expira-
19 tion of two years from the date of the oc-
20 currence of the vacancy to which he was
21 appointed and at the general election every
22 eight years thereafter. The continuance in
23 office of each judge of the Court of Appeals
24 and of the Intermediate Appellate Court shall be
25 subject to approval or rejection by the voters
26 of the entire State. The continuance in office
27 of each judge of the Superior Court and of the
28 District Court shall be subject to approval or
29 rejection by the voters of the county or the
30 district in which the office then exists. The
31 Court of Appeals shall prescribe by rule for a
32 poll by secret ballot of the lawyers of the area
33 in which a judge stands for election regarding
34 the desirability of his continuance in office.
35 The Court of Appeals shall prescribe by rule
36 for publication of the results of the poll. If
37 the voters reject the continuance in office of
38 a judge the office shall be vacant.

39
40 Section 5.23. Judicial Retirement.
41

42 Each judge shall retire at the age of seventy.
43 If a majority of the members of the Court of Ap-
44 peals approve, the chief judge may authorize a
45 retired judge to perform temporarily judicial
46 duties in any court.
47
48
49
50

1 Section 5.24. Judicial Compensation.

2
3 Each judge shall be compensated solely by the
4 State for his judicial service. The compensa-
5 tion of a judge shall not be **reduced** during his
6 continuance in office. Judges of the same court
7 shall be paid the same compensation, including
8 any pension based upon length of service, except
9 that a uniform reduction in compensation may be
10 made applicable to all judges of the same court
11 appointed after the effective date of the reduc-
12 tion. A pension payable to a retired judge or to
13 his surviving spouse, or to the surviving spouse
14 of a deceased judge, pursuant to provisions in
15 effect during his continuance in office, shall
16 not be reduced.

17
18 Section 5.25. Restriction of Non-Judicial
19 Activities.

20
21 No judge shall practice law, or seek public
22 elective office other than the judicial office
23 he then holds, or contribute to or hold office
24 in a political party or political organization,
25 or participate in a partisan political campaign
26 or serve as officer, director, or employee of
27 any business formed with the intention of making
28 a profit. No retired judge while practicing law
29 or holding any public office of profit shall be
30 paid any pension for his judicial service.

31
32 REMOVAL OF JUDGES

33
34 Section 5.26. Commission on Judicial
35 Disabilities.

36
37 The Commission on Judicial Disabilities shall
38 consist of one judge of the Intermediate Appel-
39 late Court, one judge of the Superior Court, one
40 judge of the District Court, one lay member, and
41 one lawyer member. The Court of Appeals shall
42 appoint the judicial members. The governor shall
43 appoint the lay and lawyer members from among the
44 qualified voters of the State. The term of each
45 member shall be four years, but the General
46 Assembly shall prescribe by law shorter terms for
47 the three judicial members and one of the other
48 members first appointed, in order to establish
49 overlapping terms of office. A vacancy on the
50

1 Commission shall be filled for the remainder
2 of the term. No member shall receive compensa-
3 tion for his service.
4

5 Section 5.27. Powers of Commission on
6 Judicial Disabilities.
7

8 The Commission on Judicial Disabilities shall
9 have *the* power to investigate complaints against
10 any judge, to conduct hearings concerning the re-
11 moval or retirement of a judge, to administer oaths
12 and affirmations, to issue process to compel the at-
13 tendance of witnesses and the production of evi-
14 dence, and to require persons to testify and pro-
15 duce evidence by granting them immunity from pro-
16 secution or from penalty or forfeiture. The Com-
17 mission shall have the power to recommend to the
18 Court of Appeals the removal or retirement of a
19 judge. All proceedings, testimony, and evidence
20 before the Commission shall be confidential and
21 privileged, except that the record of any pro-
22 ceeding filed with the Court of Appeals shall
23 lose its confidential character. The Court of
24 Appeals shall prescribe by rule the means to imple-
25 ment and enforce the powers of the Commission.
26

27 Section 5.28. Procedures of Commission on
28 Judicial Disabilities.
29

30 The Commission on Judicial Disabilities shall
31 act only upon the concurrence of a majority of
32 its members. The Commission shall elect one of
33 its members as chairman. Practice and procedure
34 before the Commission shall be prescribed by rule.
35

36 Section 5.29. Removal by Court of Appeals.
37

38 Upon recommendation of the Commission on
39 Judicial Disabilities that a judge be removed from
40 office, the Court of Appeals, after a hearing and
41 upon a finding of misconduct while in office, or
42 of persistent failure to perform the duties of his
43 office, or of conduct prejudicial to the proper
44 administration of justice, may remove the judge
45 from office or may censure him. A judge removed
46 under this section, and his surviving spouse, shall
47 have the rights and privileges accruing from his
48 judicial service only to the extent prescribed by
49 the order of removal. No judge shall sit in judg-
50 ment in any hearing involving his own removal.

1 Section 5.30. Retirement by Court of Appeals.

2
3 Upon recommendation of the Commission on
4 Judicial Disabilities that a judge be retired
5 from office, the Court of Appeals, after hear-
6 ing and upon a finding of disability which is
7 or is likely to become permanent and which
8 seriously interferes with the performance of
9 his duties, may retire the judge from office.
10 A judge retired under this section shall have
11 the rights and privileges prescribed by law
12 for other retired judges. No judge shall sit
13 in judgment in any hearing involving his own
14 retirement.

15
16 ADMINISTRATION

17
18 Section 5.31. Administration of Judicial
19 System.

20
21 The chief judge of the Court of Appeals
22 shall be the administrative head of the judi-
23 cial system. He shall designate, to serve at
24 his pleasure, one Intermediate Appellate Court
25 judge, one Superior Court judge, and one Dis-
26 trict Court judge as the chief judge of each
27 court. Each shall perform those duties in the
28 administration of the judicial system that the
29 chief judge of the Court of Appeals shall as-
30 sign to him. The chief judge of the Court of
31 Appeals may assign administrative duties to
32 other judges in the manner prescribed by rule.
33 Any judge may be assigned to sit temporarily in
34 any court as prescribed by rule.

35
36 Section 5.32. Clerks of Court.

37
38 The chief judge of each court shall appoint,
39 to serve at his pleasure, a chief clerk of that
40 court. There shall be in each county a clerk
41 of the Superior Court who shall be selected as
42 prescribed by law. There shall be in each county
43 a clerk of the District Court whose appointment
44 and term shall be prescribed by rule.
45
46
47
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49
50

COST OF JUDICIAL BRANCH

Section 5.33. Cost of Judicial Branch.

The cost of the operation and administration of the judicial branch shall be borne exclusively by the State, and all revenues derived from the operation and administration of the judicial branch shall inure to the State.

1 ARTICLE 6. FINANCES

2
3 TAXATION

4
5 Section 6.01. Power to Tax.

6
7 Taxes shall be imposed only for public purposes
8 and *only* by the elected representatives of the people
9 exercising legislative powers.

10
11 Section 6.02. Local Taxing Power.

12
13 All units of local governments shall retain, unless
14 withdrawn by the General Assembly by law, those taxing
15 powers that they have at the ~~time-of-the-adoption~~ *effective*
16 *date* of this Constitution. Taxing powers may be granted
17 or withdrawn by the General Assembly by law applicable to
18 all municipal corporations or by law applicable to one or
19 more of the other popularly elected representative local
20 governments.

21
22 Section 6.03. Assessments.

23
24 Assessments with respect to any tax shall be made
25 pursuant to uniform rules and pursuant to classifications
26 of property, taxpayers, and events prescribed by law, which
27 classes shall include agricultural property as defined by
28 the General Assembly by law.

29
30 Section 6.04. Equalization.

31
32 The State shall prescribe and administer uniform
33 rules and methods for determining property tax assess-
34 ments. State funds distributed to units of local govern-
35 ment on the basis of assessments of property shall be
36 determined by assessments equalized among those units,
37 as prescribed by the General Assembly by law.

38
39 Section 6.05. Exemptions.

40
41 Exemptions with respect to any tax imposed by the
42 State shall be made pursuant to uniform rules within
43 classes of property, taxpayers, or events.

44
45 . STATE DEBT AND GIFTS

46
47 Section 6.06. State Indebtedness.

48
49 The State shall have the power to incur indebtedness
50 for any public purpose in ~~such~~ *the* manner and upon ~~such~~

1 the terms and conditions as that the General Assembly
2 may prescribe by law. Unless the law authorizing the
3 creation of an obligation includes an irrevocable pledge
4 of the full faith and credit of the State, the obligation
5 shall not be considered an indebtedness of the State and
6 the terms of this section shall not apply. If the law
7 includes such a pledge the obligation shall be secured by
8 the unlimited taxing power of the State and shall be subject
9 to the terms of this section. If at any time the General
10 Assembly shall have failed to appropriate and to make avail-
11 able sufficient funds to provide for the timely payment
12 of the interest and principal then due upon all state
13 indebtedness, it shall be the duty of the comptroller to
14 pay, or to make available for payment, to the holders of
15 such indebtedness from the first revenues thereafter
16 received applicable to the general funds of the State, a
17 sum equal to such interest and principal. All state
18 indebtedness shall mature within fifteen years from the
19 time when such indebtedness is incurred, except that at
20 the time of authorizing the indebtedness the General
21 Assembly by law may extend the period to not more than
22 twenty-five years by the affirmative vote of three-
23 fifths of all the members of each house.

24
25 Section 6.07. Gift or Loan of Assets or Credit.

26
27 The assets or credit of the State shall not
28 be given or lent to any individual, association, or
29 corporation unless a public purpose will be served
30 thereby and unless authorized by the General Assembly
31 by a law stating the public purpose to be served. A
32 gift of assets may be authorized by the affirmative vote
33 of a majority of all the members of each house, but a
34 gift of credit or a loan of credit or a loan of assets
35 shall require the affirmative vote of three-fifths of
36 all the members of each house.

37
38 BUDGET AND APPROPRIATIONS

39
40 Section 6.08. Appropriations.

41
42 The General Assembly shall not appropriate any
43 money from the treasury except by a budget bill or a
44 supplementary appropriation bill.

45
46 Section 6.09. The Budget.

47
48 The governor shall submit a budget for the ensuing
49 fiscal year to the General Assembly on the third Wednesday
50 in January in each year, except that in the year after the

1 election of a new governor, the budget shall be submitted
2 not later than twelve days after the convening of the
3 regular session of the General Assembly. In any year the
4 time may be extended by the General Assembly. The budget
5 shall show the estimated surplus or deficit of revenues
6 at the end of the preceding year and shall contain for the
7 ensuing fiscal year an estimate of revenues, a complete
8 plan of proposed expenditures by program including all
9 appropriations required by this Constitution or by law, and
10 any additional information prescribed by law, all in such
11 form and detail as the governor shall determine. The total
12 of the proposed expenditures shall be limited to funds
13 available therefor as shown in the budget.

14
15 Section 6.10 Mandatory Appropriations.
16

17 The estimates of appropriations for the legis-
18 lative branch certified by the presiding officer of
19 each house, and for the judicial branch, certified by the
20 judge designated by the chief judge of the Court of
21 Appeals to certify the judicial branch budget, shall be
22 transmitted to the governor in the form and at the time that
23 he shall direct. To the extent that appropriations for the
24 legislative and judicial branches and for state support
25 of public school systems are required by law, the
26 estimates therefor shall be included in the budget without
27 revision.

28
29 Section 6.11. Presentation of Budget Bill.
30

31 At the time the governor submits the budget
32 to the General Assembly, he shall deliver to the presiding
33 officer of each house a budget bill for all the proposed
34 appropriations of the budget, classified and in the
35 form and detail that he shall determine or that the
36 General Assembly may prescribe by law. Each presiding
37 officer shall promptly cause the budget bill to be
38 introduced. Before final action on the budget bill by
39 the General Assembly, the governor may amend or supple-
40 ment the bill to correct an oversight, to appropriate funds
41 contingent on passage of pending legislation, or to
42 provide for an emergency. An amendment or a supplement
43 shall be delivered to the presiding officer of each house,
44 and it shall become an addition, substitute, or modifica-
45 tion of the budget bill or any item thereof. Each
46 amendment or supplement shall be accompanied by a
47 statement by the governor explaining the reasons
48 therefor.

49
50

1 Section 6.12. Amendment of Budget Bill.

2
3 The General Assembly may amend the budget bill
4 by increasing any item relating to the legislative
5 or judicial branches, or by reducing or striking
6 out any item except the appropriation of sufficient
7 funds to provide for the timely payment of interest
8 upon and installments of principal of all state
9 indebtedness and the appropriations required by law
10 for state support of public school systems. The General
11 Assembly may not amend the budget bill in any other
12 manner, or change the estimate of revenues, or
13 decrease the compensation of a public officer during
14 his term of office.
15

16 Section 6.13. Enactment of Budget Bill.

17
18 The budget bill shall become law when passed
19 by both houses of the General Assembly and shall not
20 be subject to veto by the governor. If the budget bill
21 shall not have been finally enacted by the General
22 Assembly ~~ten-days-before-the-expiration~~ *by the eightieth*
23 *day* of its regular session, the governor shall issue
24 a proclamation extending the session until the enact-
25 ment of the budget bill and ten days thereafter. After
26 the proclamation no other legislation, except provision
27 for the cost of the extended session, shall be finally
28 passed by the General Assembly until the budget bill
29 has been enacted.
30

31 Section 6.14. Testimony on Budget Bill.

32
33 Either house of the General Assembly may require
34 any person in any branch or agency of the state govern-
35 ment, other than the governor, to appear and testify
36 with respect to the budget bill or a supplementary appro-
37 priation bill. The governor or a person designated by
38 him shall have the right to appear and testify with
39 respect to these bills.
40

41 Section 6.15. Supplementary Appropriations.

42
43 Any other appropriation shall be embodied in a
44 supplementary appropriation bill, the purpose or
45 purposes of which shall be clearly defined therein.
46 In a regular session a supplementary appropriation
47 bill may be passed by either house, but shall not
48 be finally passed by both houses until the budget
49 bill has been enacted. In a special session a
50 supplementary appropriation bill may be considered and
51 enacted at any time. Except with regard to capital
52 projects submitted by the governor, a supplementary
53 appropriation bill shall.

1 provide the revenue necessary to pay the appropriation
2 by a tax, direct or indirect, to be levied and collected
3 as prescribed therein.

4
5 Section 6.16. Capital Expenditures.

6
7 Appropriations for capital projects to be financed
8 by the creation of indebtedness of the State shall be
9 embodied in a supplementary appropriation bill which
10 shall contain an irrevocable pledge of the full faith
11 and credit and unlimited taxing power of the State.
12 Any such appropriation that is in addition to or exceeds
13 the capital appropriations submitted to the General
14 Assembly by the governor shall provide for a tax, direct
15 or indirect, sufficient to pay the debt service required
16 thereby, to be levied and collected as prescribed in the
17 supplementary appropriation bill.

18
19 LOTTERY

20
21 Section ~~9-11~~6.17. Lottery.

22
23 Neither the State nor any unit of local government
24 shall operate or authorize a lottery for the purpose of
25 financing any expenses of government.

26
27 68-A
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29 44-N
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A-89 Suspended Rules
N-33

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Reconsideration
80 A
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1 ARTICLE 7. LOCAL GOVERNMENT

2
3 COUNTIES

4
5 Section 7.01. Establishment of Counties.

6
7 County shall mean Baltimore City, each of the
8 twenty-three existing counties, and other counties
9 established pursuant to this Constitution. The
10 General Assembly may provide by law for the
11 establishment, merger, or dissolution of counties,
12 or for the alteration of their boundaries. No
13 such law shall become effective until submitted
14 to the voters of each county affected and approved
15 by a majority of those voting on the question in
16 each county affected.

17
18 Section 7.02. Structure of County Governments.

19
20 Each county shall have a written instrument of
21 government which establishes its governmental
22 structure. An instrument of government shall be
23 submitted to the voters of the county and shall
24 be adopted if approved by a majority of those
25 voting on the proposal.

26
27 Section 7.03. Change of Structure of County
28 Governments.

29
30 An amendment to an instrument of government
31 may be proposed to the voters of a county by
32 its governing body or by petition of the voters
33 in the county as *provided prescribed* in the
34 instrument of government. *An Amendments may*
35 *also may* be proposed by other means *provided*
36 *prescribed* either in the instrument of government
37 or by the General Assembly by law. An amendment
38 shall be adopted only if approved by a majority
39 of those voting on the proposal.

40
41 Section 7.04. Powers of Counties.

42
43 A county may exercise any power, other than
44 the judicial power, or perform any function unless
45 that power or function has been denied to it by this
46 Constitution or by its instrument of government, or
47 has been transferred exclusively to another governmental
48 unit, or has been denied to it by the General Assembly
49 by law. A county may exercise only those taxing powers
50 granted to it by the General Assembly by law but

1 shall retain taxing powers granted to it prior to the
2 effective date of this Constitution, unless any of ~~these~~
3 ~~those~~ powers are subsequently denied to it by law.

4
5 MUNICIPAL CORPORATIONS AND
6 INTRACOUNTY GOVERNMENTAL UNITS
7

8 Section 7.05. Existing Municipal Corporations.
9

10 Municipal corporation shall mean an incorporated
11 city, town, or village, but shall not include Baltimore
12 City or any other county. Municipal corporations
13 existing at the effective date of this Constitution
14 may not be merged or dissolved or have their boundaries
15 altered or have their existing powers withdrawn, with-
16 out the consent of the governing bodies of the county
17 and the municipal corporations affected, or except as
18 the General Assembly may *provide prescribe* by law.

19
20 Section 7.06. New Municipal Corporations and
21 Intracounty Governmental Units.
22

23 A county may provide by law for the creation
24 of new municipal corporations and other units of
25 local government comprising a part of the area of
26 the county and may by law *may* grant to and withdraw
27 from them any and all powers of the county, subject
28 to any procedures and standards that the General
29 Assembly may *provide prescribe* by law.
30

31
32 Section 7.07. Additional Powers of Municipal
33 Corporations.
34

35 The General Assembly by law or a county by law
36 may grant additional powers to municipal corporations,
37 and the granting authority may withdraw **such** powers.
38

39 MULTI-COUNTY GOVERNMENTS
40

41
42 Section 7.08. Establishment of Multi-County
43 Governmental Units.
44

45 Multi-county governmental units, including
46 intergovernmental authorities and popularly elected
47 representative regional governments, shall consist of
48 all or part of two or more counties. The General
49 Assembly may provide by law for the establishment,
50 merger, or dissolution of multi-county governmental
units, or for the alteration of their boundaries, or

1 for the powers they may exercise. The General
2 Assembly may provide for referenda on any of these
3 laws pertaining to a popularly elected representative
4 regional government.
5

6 Section 7.09. Financing of Intergovernmental
7 Authorities.
8

9 The General Assembly by law or a popularly elected
10 representative local government by law may grant to an
11 intergovernmental authority the power to impose and to
12 collect service or benefit charges, to borrow money,
13 and to collect taxes imposed by the General Assembly
14 or by the popularly elected representative local
15 government, but may not grant the power to impose
16 taxes.
17

18 CREDIT LIMITATIONS
19

20 Section 7.10. Credit Limitations of Local
21 Governments.
22

23 The assets or credit of a unit of local government
24 may be given or lent to any individual, association,
25 or corporation only if a public purpose will be
26 served thereby, and then subject to any other
27 restrictions prescribed by law. The act of the governing
28 body making the gift or loan shall state the public
29 purpose to be served and no gift of credit or loan
30 of credit or loan of assets shall be made without the
31 consent of three-fifths of the members of the governing
32 body.
33

34
35 ARTICLE 8. EDUCATION
36

37 Section 8.01. Public Education.
38

39 The General Assembly by law shall provide
40 for a statewide system of free public schools.
41 The system shall be headed by a governing
42 board whose members shall be appointed by the
43 governor. The General Assembly by law shall
44 ~~also~~ provide *also* for such other public
45 educational institutions and services ~~that~~
46 as may be necessary or desirable for
47 the intellectual, cultural,
48
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1 and occupational development of the people
2 of this State.
3

4 Section 8.02. Public Higher Education.
5

6 The governing boards prescribed by the General
7 Assembly by law for the University of Maryland,
8 the state colleges, and all other state institutions
9 of higher education, including community colleges,
10 shall formulate policies for their respective
11 institutions and shall have general supervision
12 over them in all academic matters. These boards
13 may be granted by the General Assembly by law
14 such additional powers of supervision, direction,
15 and control of their respective institutions and
16 over the expenditure of their funds as the General
17 Assembly may deem to be appropriate.
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1 ARTICLE 9. GENERAL PROVISIONS

2
3 Section 9.01. Oath.
4

5 Every person elected or appointed to any office
6 of profit or trust under the Constitution or laws of
7 this State shall, before he enters upon the duties of
8 such office, shall take and subscribe to the following
9 oath or affirmation, the parenthetical language being
10 optional: "(In the presence of Almighty God) I, _____,
11 do swear (or affirm) that I will support the Constitution
12 of the United States; that I will be faithful and bear
13 true allegiance to the State of Maryland and support
14 the Constitution and laws thereof; and that I will,
15 to the best of my skill and judgment, diligently
16 and faithfully, without partiality or prejudice
17 execute the office of _____, according to the
18 Constitution and laws of this State." No other oath
19 or affirmation shall be required. Should any person
20 elected or appointed to an office of profit or trust
21 refuse or neglect to take the oath or affirmation,
22 then such office shall be vacant, and shall be filled
23 as provided prescribed by this Constitution or by law.
24

25 Section 9.0802. Conflict of Interest.
26

27 The General Assembly shall prescribe by law a
28 code of ethics, and provide for the regulation of
29 conflicts of interest, for all elected state officers.
30
31

32 Section 9.0903. Limitation on Holding Office.
33

34 No person shall hold at the same time more than
35 one office of profit created by this Constitution or
36 the laws of this State, except as may be prescribed
37 by law.
38

39 Section 9.1004. Impeachment.
40

41 The House of Delegates shall have the sole power
42 of impeachment of elected state officers, judges, and
43 any other state officers who may be designated by the
44 General Assembly by law, in cases of serious crimes
45 or serious misconduct in office. The affirmative vote
46 of three-fifths of all the members of the House of
47 Delegates shall be required to impeach. Impeachments
48 shall be tried by a special tribunal of ten judges
49 appointed by the Court of Appeals from among the judges
50 of the State. The concurrence of three-fifths of the

1 judges of the special tribunal shall be required to
2 convict. Judgment upon conviction shall be removal
3 from office and may include disqualification from
4 holding any office of public trust, and deprivation of
5 pension rights and other privileges of office. A
6 person tried upon impeachment, whether or not
7 convicted, nevertheless, may be subject to criminal
8 prosecution and punishment according to law.

9
10 Section 9.0205. Militia.

11
12 The General Assembly may provide by law for
13 a militia. The governor shall be its commander in
14 chief and shall appoint its officers. The governor
15 may order the militia into active service to repel
16 invasions, to suppress insurrections, to enforce the
17 execution of the laws, and to provide assistance when
18 great destruction of life or property may be threatened
19 or may have occurred. The military authority of the
20 State shall be and remain subject to civil control in
21 the person of the governor at all times. Only a member
22 of the militia may be subject to a military trial and
23 then only for offenses committed while in actual service.

24
25 Section 9.0406. Natural Resources.

26
27 The General Assembly shall provide by law for the
28 conservation, enhancement, improvement, and protection
29 of the natural environment and resources, and of the
30 scenic beauty of the State.

31
32 Section 9.0507. Consumer Protection.

33
34 The General Assembly shall provide by law for
35 the protection and education of the citizens of the
36 State against harmful and unfair business practices.

37
38 Section 9.0708. Sovereign Immunity.

39
40 Sovereign immunity may not be pleaded as a defense
41 in a suits against the State, or any units of local
42 government, or any of their departments or agencies,
43 except to the extent and in the manner prescribed by
44 law.

45
46 Section 9.0909. Intergovernmental Cooperation.

47
48 *The State or any A-governmental unit of local*
49 *government, except as limited by any law, may cooperate*
50 *or agree with one or more other governmental unit or*

1 units, whether within or without the boundaries of the
2 State, including the federal and state governments, for
3 the exercise of any of its powers and functions.
4

5 Section 9.0610. Corporation Charters.
6

7 Corporations may be formed under general laws, but
8 shall not be created by special act, except in cases
9 where no general laws exist providing for the creation of
10 corporations of the same general character as the
11 corporation proposed to be created; and any act of
12 incorporation passed in violation of this section shall
13 be void. All charters granted, or adopted, in pursuance
14 of this section, and all charters heretofore granted
15 and created subject to repeal or modification may be
16 altered, from time to time, or be repealed; provided,
17 nothing herein contained shall be construed to extend
18 to banks or the incorporation thereof. The General
19 Assembly shall not alter or amend the charter of any
20 corporation existing on December 3, 1891, or pass any
21 other general or special law for the benefit of such
22 corporation except upon the condition that such corpora-
23 tion shall surrender all claim to exemption from
24 taxation or from the repeal or modification of its
25 charter, and that such corporation shall thereafter
26 hold its charter subject to the provisions of this
27 Constitution; and any corporation chartered by this
28 State which shall accept, use, enjoy, or in any wise
29 avail itself of any rights, privileges, or advantages
30 that are now or may hereafter be granted or conferred
31 by any general or special act, shall be conclusively
32 presumed to have thereby surrendered any exemption from
33 taxation to which it may be entitled under its charter
34 and shall be thereafter subject to taxation as if no
35 such exemption has been granted by its charter.
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1 ARTICLE 10. EFFECT AND AMENDMENT OF CONSTITUTION.

2
3 Section 10.0401. Effective Date of Constitution.
4

5 This Constitution shall become effective, and
6 the Constitution of 1867 as amended shall cease to
7 be effective, on July 1, 1968, except as otherwise
8 specifically provided in the Schedule of Transitional
9 Provisions attached to this Constitution.

10
11 Section 10.0102. Effect of Constitution on Existing
12 Law.
13

14 All legislation, including local legislation, and
15 all other law, including common law, in force on June
16 30, 1968, insofar as it is not in conflict with this
17 Constitution, shall continue in force until it expires
18 by its own limitation or is lawfully changed. A law in
19 effect on June 30, 1968, shall not be deemed in conflict
20 with this Constitution solely because it was enacted
21 pursuant to authority granted by a provision of the
22 ~~prior~~ Constitution of 1867 as amended. All existing
23 writs, actions, suits, proceedings, civil or criminal
24 liabilities, prosecutions, judgments, sentences, orders,
25 decrees, appeals, causes of action, contracts, claims,
26 demands, property titles, and rights shall continue un-
27 affected except as modified by law or in accordance with
28 the provisions of this Constitution.

29
30 Section 10.0203. Constitutional Amendment.
31

32 An amendment to this Constitution may be proposed
33 either by the affirmative vote of three-fifths of all the
34 members of each house of the General Assembly or by ~~an~~
35 ~~the~~ affirmative vote of a majority of all the members of
36 a constitutional convention. Any proposed amendment shall
37 be submitted to the voters of the State at a special or
38 general election as determined by the General Assembly
39 or by the convention, whichever proposes the amendment.
40 Notice of the election shall be given as the General
41 Assembly shall prescribe by law. Unless otherwise
42 provided, the amendment shall become effective thirty
43 days after approval by the vote of a majority of those
44 voting on the amendment.
45

46 Section 10.0304. Constitutional Convention.
47

48 The General Assembly by law may call a constitutional
49 convention at any time or may submit the question of
50 calling a constitutional convention to the voters of the

1 State at any time. If a constitutional convention
2 shall not have been called or if the question of
3 calling a convention shall not have been submitted to
4 the voters of the State for a period of twenty years,
5 then the question shall be submitted at the next
6 general election. A convention shall be held within
7 two years after a majority of those voting on the
8 question approve the calling of a convention or within
9 two years after the General Assembly calls a convention.
10 Within sixty days after ~~such~~ approval by the voters or
11 within sixty days after the General Assembly calls a
12 convention, the governor shall appoint a commission to
13 prepare for the convention. Not later than the second
14 regular session following *the* ~~such~~ approval, the
15 General Assembly shall prescribe by law the manner
16 for electing delegates, for filling vacancies in
17 the position of delegate, and for assembling the
18 convention, and shall appropriate sufficient funds for
19 the work of the convention. The convention shall
20 adopt its own rules of procedure. Any proposal
21 recommended by the convention for changing the
22 Constitution shall be submitted to the voters of the
23 State for adoption, and shall be effective only if
24 approved by the affirmative vote of a majority of
25 those voting on the proposal.
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1 SCHEDULE OF TRANSITIONAL PROVISIONS

2
3 This schedule is a part of the Constitution,
4 and the provisions contained herein are of the
5 same force and effect as those contained in
6 the numbered articles of this Constitution,
7 but differ only in that their effect is of
8 limited duration and expires in accordance with
9 their own terms. The grouping of sections
10 in this schedule under the titles of the various
11 articles of this Constitution is intended for
12 convenience only and not as a limitation on
13 the applicability of the sections.
14

15 GENERAL

16
17 Section 1. Definition.

18
19 In this schedule the words "prior Constitu-
20 tion" mean the Constitution of 1867 as amended.
21

22 Section 2. Incumbents.

23
24 Offices expressly established by the prior
25 Constitution shall exist only insofar as they
26 are provided for in this Constitution or by
27 law not in conflict with this Constitution.
28 Except as otherwise provided in this Constitution,
29 persons holding such offices on June 30, 1968,
30 shall continue in office until the office ceases
31 to exist or until the completion of the term
32 for which they have been elected or appointed,
33 whichever shall first occur. The taking effect
34 of this Constitution, or any provision thereof,
35 shall not of itself affect the tenure, term,
36 status or compensation of any person then holding
37 any other public office, position or employment
38 in this State, except as provided in this Constitution.
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1 PERSONAL RIGHTS

2
3 Section 3. Delayed Effect of Certain Sections.

4
5 (a) The provisions of section 1.16, insofar
6 as they pertain to compensation for private
7 property damaged for public use or purposes,
8 shall not be effective until July 1, 1969.

9
10 (eb) Section 9.08 ~~{Sovereign-Immunity}~~ shall
11 not be effective as to causes of action arising
12 prior to January 1, 1970.

13 SUFFRAGE AND ELECTIONS

14
15
16 Section 4. Effect of Certain Sections.

17
18 Sections 2.10 through 2.13 shall be effective
19 as to laws enacted on or after July 1, 1968. Laws
20 enacted prior to July 1, 1968, shall be subject to
21 referendum pursuant to the provisions of the prior
22 Constitution.

23
24 Section 65. Referendum for Public Local Laws.

25
26 A public local law
27 enacted prior to January 6, 1971, for any one
28 county shall be referred only to the people of
29 said county upon a referendum petition of ten
30 per cent of the qualified voters of the county
31 calculated upon the total number of votes cast
32 therein for governor at the last preceding guber-
33 natorial election.

34 LEGISLATIVE BRANCH

35
36
37 Section 76. Delayed Effect of Certain Sections.

38
39 Sections 3.03 and 3.0709 shall become effective
40 on the second Wednesday in December 1970, but
41 candidates standing for election to the General
42 Assembly in the election of November 1970 shall
43 be qualified as required by section 3.0709 and
44 shall stand for election in districts selected
45 pursuant to section 3.03.

1 Section 87. Redistricting.

2
3 The redistricting of seats for the Senate
4 and House of Delegates for the election of
5 November 1970 shall be based on those most
6 recent official determinations of state popula-
7 tion prescribed by the General Assembly by law.
8 This redistricting shall be accomplished in
9 accordance with Ssections 3.04, 3.05, and 3.06.

10

11 EXECUTIVE BRANCH

12

13 Section 98. Election of Officers.

14

15 The first general election of governor,
16 lieutenant governor, attorney general, and
17 comptroller under this Constitution shall be
18 on November 3, 1970.

19

20 Section 109. Terms of Office of Incumbents.

21

22 The terms of office of the governor, attorney
23 general, comptroller, and treasurer in office
24 on June 30, 1968, respectively, shall continue
25 until January 6, 1971, and, except in the case
26 of the treasurer, until their respective succes-
27 sors shall have qualified.

28

29 Section 110. Lieutenant Governor.

30

31 The office of lieutenant governor shall re-
32 main vacant until January 6, 1971.

33

34 Section 111. Vacancies in the Office of
35 Governor.

36

37 Sections 6 and 7 of Aarticle II of the prior
38 Constitution shall continue in effect until
39 January 6, 1971.

40

41 Section 112. Initial Organization.

42

43 The initial allocation of offices, agencies,
44 and instrumentalities, among and within princi-
45 pal departments by law pursuant to Ssection
46 4.26 of this Constitution, shall be completed
47 by the General Assembly by June 30, 1970. If
48 such allocation is not completed by June 30,
49 1970, the governor prior to January 6, 1971,
50 shall make the initial allocation by executive
51 order. Such executive order shall have the

1 force of law without being subject to disapproval
2 by the General Assembly.

3
4 Section 143. Board of Public Works.

5
6 The rights, powers and duties vested in the
7 Board of Public Works by the prior Constitution
8 shall continue to be so vested until January
9 6, 1971.

10
11 Section 154. Delayed Effect of Certain Sections.

12
13 Sections 4.06 through 4.11, section 4.20,
14 and section 4.25 shall become effective January
15 6, 1971. Sections 4.26 through 4.31 shall become
16 effective upon the completion of the initial
17 allocation of offices, agencies, and instrumentalities,
18 among and within principal departments by law
19 pursuant to section 1312 of this schedule.

20
21 JUDICIAL BRANCH

22
23 Section 165. Judicial Power.

24
25 Section 5.01 shall not become effective as to
26 the District Court until January 1, 1970. The
27 judicial power vested in the Orphans' Courts
28 as of June 30, 1968, shall continue until January
29 1, 1971. The judicial power vested in the justices
30 of the peace, People's Courts, Municipal Courts
31 and the Housing Court of Baltimore County as of
32 June 30, 1968, shall continue until January 1, 1970.
33 Each of such justices of the peace and each of such
34 courts other than the Orphans' Courts shall have
35 until January 1, 1970, and the Orphans' Courts shall
36 have until January 1, 1971, the powers and
37 jurisdiction vested in each of them, respectively,
38 on June 30, 1968, subject to such changes as the
39 General Assembly may prescribe by law.

40
41 Section 176. Pending Causes - Appellate
42 Courts and Trial Courts of
43 General Jurisdiction.

44
45 All matters pending on June 30, 1968, in (a)
46 the Court of Appeals, (b) the Court of Special
47 Appeals, and (c) the Circuit Court for any county,
48 the Superior Court of Baltimore City, the Court
49 of Common Pleas, the Baltimore City Court, the
50 Criminal Court of Baltimore, the Circuit Court

1 of Baltimore City, the Circuit Court No. 2
2 of Baltimore City, and the Supreme Bench of
3 Baltimore City shall be decided or other-
4 wise disposed of, respectively, in (a) the
5 Court of Appeals created by this Constitu-
6 tion, (b) the Intermediate Appellate Court,
7 and (c) the Superior Court in the county
8 in which the matter was pending on June 30,
9 1968, unless lawfully removed therefrom;

10
11 Section 1819. Pending Causes--Courts of
12 Limited Jurisdiction.
13

14 The first sentence of Ssection 5.10, all of
15 Ssection 5.11 and all of Ssection 5.12 shall
16 become effective on January 1, 1970. Any
17 matter pending on December 31, 1969, before a
18 justice of the peace or any People's Court
19 or Municipal Court or in the Housing Court
20 of Baltimore County shall be decided or
21 otherwise disposed of in the District Court
22 in the Ecounty in which the matter was
23 pending on December 31, 1969, unless there-
24 after lawfully removed.

25
26 Section 1918. Uniform Jurisdiction.
27

28 The third sentence of Ssection 5.08 and the
29 second sentence of Ssection 5.10 shall be-
30 come effective January 1, 1971, except as to
31 matters then pending. Until January 1, 1971,
32 the provisions of the second paragraph of
33 Aarticle IV, Ssection 20, of the prior Con-
34 stitution shall remain in effect.

35
36 Section 2019. Continuance in Judicial
37 Office.
38

39 Each judge of (a) the Court of Appeals,
40 (b) the Court of Special Appeals, and (c)
41 the first and second judicial circuits, the
42 Circuit Courts for the counties, and the
43 Supreme Bench of Baltimore City, in office
44 on June 30, 1968, shall continue in office
45 as a judge, respectively, of (a) the Court
46 of Appeals created by this Constitution,
47 (b) the Intermediate Appellate Court, and
48 (c) the Superior Court, for the balance of the
49 term for which he was appointed or elected,
50 unless sooner removed, retired or convicted

1 after impeachment pursuant to the provisions
2 of this Constitution.

3
4 Section 2120. Continuance in Office--Chief
5 Judges of Appellate Courts.

6
7 The chief judge of the Court of Appeals and
8 the chief judge of the Court of Special Appeals
9 in office on June 30, 1968, shall be the chief
10 judge, respectively, of the Court of Appeals
11 created by this Constitution, and of the Inter-
12 mediate Appellate Court for the remainder of
13 his service on such court, or until he resigns
14 the office of chief judge.

15
16 Section 2221. Continuance in Office--Judges
17 of Orphans' Courts.

18
19 Each judge of an Orphans' Court in office
20 on June 30, 1968, shall continue in office as
21 a judge of such Orphans' Court until January 1,
22 1971, unless sooner removed or convicted after
23 impeachment pursuant to the provisions of this
24 Constitution.

25
26 Section 2322. Continuance in Office--Judges
27 of Limited Jurisdiction.

28
29 Each full-time judge of the People's Court
30 of Baltimore City, the Municipal Court of Balti-
31 more City, and of the People's Courts of Anne
32 Arundel, Cecil, Montgomery, Prince George's
33 and Wicomico Counties who is in office on De-
34 cember 31, 1969, shall continue in office as a
35 judge of the District Court for the balance of
36 the term for which he was appointed or elected,
37 unless previously removed, retired, or convicted
38 after impeachment pursuant to the provisions
39 of this Constitution; provided, however, that
40 the term of any such judge whose term as such
41 would, but for this section, have continued
42 beyond December 31, 1969, but who shall be
43 ineligible for appointment as a judge of the
44 District Court under this Constitution, shall
45 expire on December 31, 1969. Every other
46 justice of the peace designated as trial magis-
47 trate or committing magistrate, municipal justice
48 of the peace or magistrate, every other judge
49 of a People's Court and each judge of the
50 Housing Court of Baltimore County who is in

1 office on July 1, 1968, shall continue in
2 office until December 31, 1969, on which latter
3 date his term shall expire.

4
5 Section 2423. Judicial Qualifications.

6
7 Except as specifically provided below, until
8 January 1, 1970, Ssection 5.14 shall apply only
9 to judges of the Court of Appeals, the Inter-
10 mediate Appellate Court, and the Superior Court.

11
12 Section 2524. Filling Vacancy in Court of
13 Appeals, Intermediate Appellate
14 Court or Superior Court.

15
16 Sections 5.15 *through* 5.21 shall become effective
17 on July 1, 1969. Prior to that date, any vacancy
18 in the office of judge of the Court of Appeals,
19 the Intermediate Appellate Court, or the Superior
20 Court for any reason other than expiration of
21 the term of office, shall be filled by appoint-
22 ment by the governor of a person qualified under
23 Ssection 5.14 of this Constitution to fill such
24 office. Each person so appointed shall be sub-
25 ject to continuance in office by the procedures
26 and for the term prescribed by Ssection 5.22 of
27 this Constitution.

28
29 Section 2625. Filling Vacancy in Courts
30 of Limited Jurisdiction.

31
32 Prior to January 1, 1970, any vacancy occurring
33 in the office of judge of the Municipal Court
34 of Baltimore City, the People's Court of Balti-
35 more City, or the People's Court for Anne Arun-
36 del, Cecil, Montgomery, Prince George's or
37 Wicomico Counties for any reason other than
38 expiration of term shall be filled by the gov-
39 ernor by appointment of a person qualified under
40 Ssection 5.14 to fill judicial office, except that
41 he shall be a resident of the county in which
42 the vacancy exists. Each person so appointed
43 shall be subject to continuance in office by
44 the procedures and for the term prescribed by
45 Ssection 5.22 of this Constitution. Prior to
46 January 1, 1970, any vacancy occurring for any
47 reason in the office of judge of any other
48 People's Court, Municipal Court or the Housing
49 Court of Baltimore County, or the office of
50

1 any substitute or part-time People's Court
2 judge in any county or in the office of jus-
3 tice of the peace shall be filled by the
4 governor by appointment of a person qualified
5 to fill such office under the law creating the
6 office or under Ssection 5.14 of this Con-
7 stitution. Each such appointment shall be for
8 a term expiring December 31, 1969.

9
10 Section 2726. Application of Section 5.22
11 to Judges Now in Office.
12

Those courts
13 Every judge of the Court of Appeals, the
14 Intermediate Appellate Court, Superior Court,
15 the Municipal Court of Baltimore City, the
16 People's Court of Baltimore City, the People's
17 Courts of Anne Arundel, Cecil, Montgomery,
18 Prince George's or Wicomico Counties whose term
19 expires on or after July 1, 1968, and prior to
20 the general election in November, 1968, shall
21 have his term extended until such election.
22 Each ~~such~~ judge who is required to stand for
23 retention in judicial office at that election
24 shall do so pursuant to the provisions of and
25 for the term prescribed by Ssection 5.22 of this
26 Constitution. Any People's or Municipal Court
27 judge subject to this section shall be subject
28 to approval or rejection by the electorate of
29 the county or Baltimore City in which he would
30 have been required to stand for election under
31 the law in effect on June 30, 1968.

32
33 Section 2827. Election of Judges Continued
34 in Office.
35

36 ~~Upon the expiration of his term, Any judge~~
37 ~~of any court continued in office pursuant to~~
38 ~~this schedule shall stand for retention in~~
39 ~~office at the expiration of his term pursuant~~
40 ~~to and for the term prescribed in Ssection~~
41 ~~5.22 upon the expiration of his term as pro-~~
42 ~~vided in this schedule. If the term of any~~
43 ~~such judge expires in a year in which there~~
44 ~~is no general election, his term shall be~~
45 ~~extended until the next general election.~~



1 any substitute or part-time People's Court
2 judge in any county or in the office of jus-
3 tice of the peace shall be filled by the
4 governor by appointment of a person qualified
5 to fill such office under the law creating the
6 office or under Ssection 5.14 of this Con-
7 stitution. Each such appointment shall be for
8 a term expiring December 31, 1969.

9
10 Section 2726. Application of Section 5.22
11 to Judges Now in Office.
12

13 Every judge of the Court of Appeals, the
14 Intermediate Appellate Court, Superior Court,
15 the Municipal Court of Baltimore City, the
16 People's Court of Baltimore City, the People's
17 Courts of Anne Arundel, Cecil, Montgomery,
18 Prince George's or Wicomico Counties whose term
19 expires on or after July 1, 1968, and prior to
20 the general election in November, 1968, shall
21 have his term extended until such election.
22 Each such judge who is required to stand for
23 retention in judicial office at that election
24 shall do so pursuant to the provisions of and
25 for the term prescribed by Ssection 5.22 of this
26 Constitution. Any People's or Municipal Court
27 judge subject to this section shall be subject
28 to approval or rejection by the electorate of
29 the county or Baltimore City in which he would
30 have been required to stand for election under
31 the law in effect on June 30, 1968.

32
33 Section 2827. Election of Judges Continued
34 in Office.
35

36 *Upon the expiration of his term, Any judge*
37 *of any court continued in office pursuant to*
38 *this schedule shall stand for retention in*
39 *office at the expiration of his term pursuant*
40 *to and for the term prescribed in Ssection*
41 *5.22 ~~upon the expiration of his term~~ as pro-*
42 *vided in this schedule. If the term of any*
43 *such judge expires in a year in which there*
44 *is no general election, his term shall be*
45 *extended until the next general election.*
46
47
48
49
50

1 Section 2928. Applicability of Section 5.23.

2
3 Section 5.23 shall not apply to any judge of
4 the Orphans' Court, or of any People's Court,
5 except full-time judges of People's Courts in
6 Baltimore City and Anne Arundel, Cecil, Montgom-
7 ery, Prince George's and Wicomico Counties, and
8 the judges of the Municipal Court of Baltimore City,
9 nor shall it apply to any justice of the peace.

10
11 Section 3029. Judicial Compensation.

12
13 (a) Except ~~(a)~~ for its second and last sentences,
14 Section 5.24 shall not apply to any judge of any
15 People's Court, the Municipal Court of Baltimore
16 City, the Housing Court of Baltimore County, the
17 Orphans' Court, nor to any justice of the peace,
18 provided, however, that between July 1, 1968, and
19 January 1, 1970, the General Assembly may provide
20 by law for uniform compensation and pension rights
21 for full-time judges of the Municipal Court of
22 Baltimore City and of the People's Courts of Balti-
23 more City and of Anne Arundel, Cecil, Montgomery,
24 Prince George's and Wicomico Counties, and their
25 respective spouses.

26
27 (b) The initial salary to be paid by the
28 State to a judge of the Court of Appeals shall
29 not be less than the total salary, including
30 any local supplementation, paid on January 1,
31 1968, to the chief judge of the Court of Appeals
32 established under the prior eConstitution.

33
34 (c) The initial salary to be paid by the
35 State to a judge of the Intermediate Appellate
36 Court shall not be less than the total salary,
37 including any local supplementation, paid on
38 January 1, 1968, to the chief judge of the Court of
39 Special Appeals.

40
41 (d) The initial salary to be paid by the
42 State to a judge of the Superior Court shall
43 not be less than the total salary, including
44 any local supplementation, paid on January 1,
45 1968, to the chief judge of the Supreme Bench
46 of Baltimore City.

47
48 (e) In establishing a uniform scale of
49 judicial salaries and pensions, including
50 those for the District Court, the General

1 Assembly may disregard any local supplementation
2 or local salary or pension authorized after
3 January 1, 1968, and such action shall not be
4 deemed to be a diminution of ~~a-judge's~~ the
5 salary or pension of any judge.

6
7 Section 3130. Restriction of Non-Judicial
8 Activities.
9

10 Section 5.25 shall not apply to judges of
11 the Orphans' Court, justices of the peace or
12 judges of any People's Court, except for full-
13 time judges of the Municipal Court of Baltimore
14 City, of the People's Court in of Baltimore City
15 and of the People's Courts of Anne Arundel,
16 Cecil, Montgomery, Prince George's and Wicomico
17 Counties. Until January 1, 1970, the provisions
18 of Article 33 of the Declaration of Rights of
19 the prior Constitution shall remain in effect
20 as to any judge or justice of the peace not
21 subject to Section 5.25.

22
23 Section 3231. Commission on Judicial Dis-
24 abilities.
25

26 The provisions of Section 5.26 providing that
27 a judge of the District Court shall be a member
28 of the Commission on Judicial Disabilities shall
29 not become effective until January 1, 1970. Prior
30 to that date, the Court of Appeals shall appoint
31 one of the full-time judges of the Municipal
32 Court of Baltimore City or the People's Court
33 of Baltimore City, or the People's Court of
34 Anne Arundel, Cecil, Montgomery, Prince George's
35 or Wicomico Counties as a member of the Commis-
36 sion on Judicial Disabilities. If such member
37 is continued in office on January 1, 1970, as
38 a judge of the District Court and if his term
39 on the Commission on Judicial Disabilities has
40 not expired, he shall remain in office as a
41 member of the Commission on Judicial Disabili-
42 ties for the balance of his term. If he shall
43 not be continued in office, or if his term
44 shall have expired on January 1, 1970, the
45 office shall be vacant on that date.

46
47 Section 3332. Clerks of Trial Courts.
48

49 The clerk of the Superior Court of Baltimore
50 City and of the Circuit Court for each county

1 in office on June 30, 1968, shall become, respec-
2 tively, the clerk of the Superior Court in Bal-
3 timore City or in that county, as the case may
4 be. The clerks of the Court of Common Pleas,
5 the Baltimore City Court, the Criminal Court
6 of Baltimore, the Circuit Court of Baltimore
7 City, and the Circuit Court No. 2 of Baltimore
8 City in office on June 30, 1968, shall each
9 become a chief deputy clerk of the Superior
10 Court in Baltimore City. Each such Superior
11 Court clerk, and each chief deputy clerk men-
12 tioned above, shall hold office for the bal-
13 ance of the term for which he was originally
14 elected, or appointed, subject only to removal
15 pursuant to the provisions of the Constitution
16 or law in effect June 30, 1968. Each full-
17 time clerk of a justice of the peace designated
18 trial magistrate, of a Municipal Court or of a
19 People's Court, and the chief constable of the
20 People's Court of Baltimore City in office on
21 December 31, 1969, shall become a deputy clerk
22 of the District Court.

23
24 Section 3433. Registers of Wills.

25
26 The constitutional office of register of
27 wills shall terminate on January 1, 1971.
28 Until that date, the provisions of Aarticle IV,
29 Ssection 41, of the prior Constitution shall
30 remain in effect.

31
32 Section 3534. Sheriffs.

33
34 The constitutional office of sheriff shall
35 terminate on January 6, 1971. Until that date,
36 the provisions of Aarticle IV, Ssection 44, of
37 the prior Constitution shall remain in effect.

38
39 Section 3635. Costs of Judicial System.

40
41 Except with respect to judicial compensation
42 and pensions as provided for in Ssection 3029 of
43 this schedule and in Ssection 5-255.24 of this
44 Constitution, Ssection 5.33 of this Constitution
45 shall not become effective until January 1, 1970.

1 LOCAL GOVERNMENT

2
3 Section 3736. Delayed Effect of Certain Sections.

4
5 The provisions of Ssection 3-233.22, insofar as
6 they relate to counties; and all of Ssection 7.04,
7 shall not be effective until January 6, 1971,
8 unless simultaneously made effective for all
9 counties by the General Assembly at an earlier
10 date.

11
12 Section 3837. Adoption of Instrument of
13 County Government.

14
15 Prior to July 1, 1969, the General Assembly
16 shall prescribe by law a choice of procedures by
17 which an instrument of government of a county
18 may be proposed. The proposed instrument of
19 government shall be submitted to the voters of
20 the county and shall be adopted if approved by
21 a majority of those voting on the proposal.
22 Prior to July 1, 1970, the General Assembly shall
23 prescribe by law an instrument of government
24 which shall, without further action, become
25 effective on January 6, 1971, for those counties
26 which have failed to adopt by July 1, 1970, an
27 instrument of government effective no later than
28 January 6, 1971. The charter adopted by any
29 county pursuant to the provisions of the prior
30 Constitution shall be without further act the
31 instrument of government for that county;
32 provided that any procedure to obtain a charter
33 or instrument of government commenced pursuant
34 to the prior Constitution must be completed
35 prior to July 1, 1970, and the instrument of
36 government so adopted must be effective no
37 later than January 6, 1971.

38
39 Section 3938. Interim Restriction Upon
40 Public Local Law.

41
42 From and after the effective date of a *the*
43 ~~county's~~ instrument of government *of a county*,
44 no law applicable only to that county shall be
45 enacted by the General Assembly for that county
46 on any subject covered by the express powers
47 granted to such county by the General Assembly
48 by law. The ~~effectiveness~~ of this section shall
49 terminate on January 6, 1971, or on any earlier
50 date that Ssections 3-233.22 and 7.04 shall be made
51 fully effective by the General Assembly by law.

1 Section 4039. Powers of Baltimore City to
2 Issue Bonds.
3

4 Except as provided in Ssection 4140, the powers
5 of Baltimore City to borrow money on the faith
6 and credit of the City and to issue bonds or
7 other evidences of indebtedness therefor shall
8 be subject only to such limitations and re-
9 strictions as to the amount or method of issuance
10 as may be applicable at the time of such is-
11 suance to all counties which have adopted an
12 instrument of government, but nothing herein
13 shall authorize the City to issue any bonds
14 except pursuant to an ordinance submitted to
15 the qualified voters approved by a majority
16 of those voting on the question. The ef-
17 fectiveness of this section shall terminate
18 on the effective date of Ssection 7.04.
19

20 STATE FINANCE AND-TAXATION
21

22 Section 4140. Delayed Effect of Certain Sections.
23

24 Sections 6.04, 6.05, 6.06, and 6.16 shall
25 become effective July 1, 1969. Except insofar
26 as Ssection 6.07 is inconsistent with it, Aarticle
27 III, Ssection 34, of the prior Constitution shall
28 remain in effect until July 1, 1969.
29

30 Section 4241. Law Governing Bonds.
31

32 All bonds and other evidences of indebtedness
33 authorized by the General Assembly or by any
34 local legislative body prior to the effective
35 date of this Constitution shall be governed
36 by the constitutional provisions and laws in
37 effect at the time of authorization.
38
39
40
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42
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44
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09

1
2
3 SCHEDULE OF LEGISLATION

4 This Schedule takes effect under the auth-
5 ority of Chapter 4, Section 17, of the Acts of
6 1967, and under the authority of its adoption
7 by the people of Maryland together with the Con-
8 stitution to which it is attached. Provisions
9 contained in this Schedule may be amended or
10 repealed by the General Assembly by law. The
11 grouping of sections of this Schedule under
12 titles referring to the numbered Articles of
13 the Constitution is intended for convenience
14 and not as a limitation on the applicability of
15 the sections.

16 PERSONAL RIGHTS

17
18 Section 1. Exception to Limitation for
19 Notaries Public.
20

21 A person may hold office as notary public at
22 the same time that he holds another office of
23 profit created by the Constitution or laws of
24 this State.

25
26 SUFFRAGE AND ELECTIONS

27
28 Section 2. Petition Requirements.
29

30 A referendum petition may consist of several
31 papers, but each paper shall contain the full
32 text of the act or part of act petitioned upon;
33 and there shall be attached to each such paper
34 an affidavit of the person procuring the sig-
35 natures thereon that of the said person's own
36 personal knowledge every signature thereon is
37 genuine and bona fide, and that the signers are
38 registered voters of the State of Maryland, and
39 county, as the case may be, as set opposite their
40 names, and no other verification shall be re-
41 quired.
42

43 Section 3. Interim Provisions for Dis-
44 qualifications from Voting.
45

46 No person convicted of larceny, or other in-
47 famous crime, unless pardoned by the governor,
48 shall be entitled to vote at any election in
49 this State; and no person under guardianship as
50 a lunatic, or, as a person non compos mentis,
51 shall be entitled to vote. The effect of this
52 section shall terminate July 1, 1969.

1 Section 4. Procedure for Retention in
2 Office of Judges.

3
4 The procedure for approval or rejection of
5 the continuance in office of a judge required
6 to stand for election under Section 5.22 of the
7 Constitution shall be as follows:

8
9 (a) Each candidate for continuance in office
10 as judge shall file a certificate of candidacy
11 with the Secretary of State. Such certificate
12 shall be filed not less than ninety days prior
13 to the date of the election at which the judge's
14 retention or rejection is to be determined. The
15 filing fee shall be \$25.00.

16
17 (b) Not less than sixty days before any such
18 election, the Secretary of State shall certify
19 to the Board of Elections Supervisors of such
20 county or counties, (including Baltimore City),
21 the voters of which are entitled to vote on the
22 continuance in office of such judge, the name
23 and residence of such judge, and the court in
24 which he seeks to be retained.

25
26 (c) Each such Board shall include on the
27 ballots prepared by it pursuant to Section
28 16-4, Art. 33, Annotated Code of Maryland, the
29 following questions with respect to each judi-
30 cial candidate certified to it by the Secretary
31 of State:

32
33 Shall Judge _____ be retained in
34 Name of candidate
35 office as a judge of the _____? Yes No
36 name of court

37
38 (d) No such judge shall be required to run in
39 a primary election nor shall his political
40 affiliation appear on the ballot.

41
42 (e) Provisions of the election laws not
43 inconsistent with the foregoing shall apply to
44 judicial elections.

45
46 LEGISLATIVE BRANCH

47 Section 5. Salary of Members of the
48 General Assembly.

49
50

1 Each member of the General Assembly shall
2 receive an annual salary of ~~Eight~~ ~~Thousand~~ ~~Dol-~~
3 ~~lars~~, accounting from July 1, 1968, and payable
4 bi-weekly.

5
6 Section 6. Vacancies Occurring During
7 Present Term of the General
8 Assembly.
9

10 (a) In case of death, disqualification, res-
11 ignation, refusal to act, expulsion, or removal
12 from the county or city for which he shall have
13 been elected, of any person who shall have been
14 chosen as a delegate or senator, or in case of
15 a tie between two or more such qualified persons,
16 the governor shall appoint a person whose name
17 shall be submitted to him in writing, within
18 thirty days after the occurrence of the vacancy,
19 by the State Central Committee of the political
20 party with which the delegate or senator, so
21 vacating, had been affiliated in the county or
22 district from which he or she was elected, pro-
23 vided that the appointee shall be of the same
24 political party as the person whose office is to
25 be filled; and it shall be the duty of the gov-
26 ernor to make said appointment within fifteen
27 days after the submission thereof to him. If a
28 name is not submitted by the State Central Com-
29 mittee within thirty days after the occurrence
30 of the vacancy, the governor within another per-
31 iod of fifteen days shall appoint a person, who
32 shall be of the same political party as the per-
33 son whose office is to be filled, and who is
34 otherwise properly qualified to hold the office
35 of delegate or senator in the district or county.
36 In every case when any person is so appointed by
37 the Governor, his appointment shall be deemed
38 to be for the unexpired term of the person whose
39 office has become vacant.
40

41 (b) In addition, and in submitting a name to
42 the governor to fill a vacancy in a senatorial
43 district or subdistrict, as the case may be, in
44 any of the twenty-three counties of Maryland,
45 the State Central Committee or committees shall
46 follow these provisions:

47 (1) If the vacancy occurs in a district
48 or subdistrict having the same boundaries as a
49 county, the State Central Committee of the
50 county shall submit the name of a resident of

1 the district or subdistrict.

2 (2) If the vacancy occurs in a district
3 or subdistrict which has boundaries comprising
4 a portion of one county, the State Central Com-
5 mittee of that county shall submit the name of
6 a resident of the district or subdistrict.

7
8 (3) If the vacancy occurs in a district
9 or subdistrict which has boundaries comprising
10 a portion or all of two or more counties, the
11 State Central Committee of each county involved
12 shall have one vote for submitting the name of
13 a resident of the district or subdistrict; and
14 if there is a tie vote between or among the
15 State Central Committees, the list of names
16 there proposed shall be submitted to the gov-
17 ernor, and he shall make the appointment from
18 the list.

19
20 Section 7. Procedure for Enactment of
21 Law.

22
23 Every bill, when passed by the General Assem-
24 bly, and sealed with the Great Seal, shall be
25 presented to the governor, who, if he approves
26 it, shall sign the same in the presence of the
27 presiding officers and chief clerks of the Sen-
28 ate and House of Delegates. Every law shall be
29 recorded in the office of the Court of Appeals,
30 and in due time, be printed, published and cer-
31 tified under the Great Seal to the several courts,
32 in the same manner as has been heretofore usual
33 in this State.

34
35 EXECUTIVE BRANCH

36
37 Section 8. Salary of Governor.

38
39 The governor shall receive an annual salary
40 of ~~forty~~ ~~thousand~~ ~~dollars~~, accounting from
41 July 1, 1968 and payable bi-weekly.

42
43 Section 9. Appointment of Officers by
44 Governor.

45
46 The governor shall nominate, and, by and with
47 the advice and consent of the Senate, appoint all
48 civil and military officers of the State whose
49 appointment or election is not otherwise pro-
50 vided for in the Constitution, unless a different

1 mode of appointment be prescribed by the law
2 creating the office.

3
4 Section 10. Removal of Officers by
5 Governor.

6
7 The governor may suspend or arrest any mil-
8 itary officer of the State for disobedience of
9 orders, or other military offense; and may re-
10 move him in pursuance of the sentence of a
11 court-martial; and may remove for incompetency,
12 or misconduct, all civil officers who received
13 appointment from the executive for a term of
14 years.

15
16 Section 11. Secretary of State.

17
18 The secretary of state shall carefully keep
19 and preserve a record of all official acts and
20 proceedings, which may at all times be inspected
21 by a committee of either ~~branch~~ house of the
22 legislature General Assembly; and he shall per-
23 form such other duties as may properly belong to
24 his office.

25
26 Section 12. State's Attorneys.

27
28 - In the case of a vacancy in the office of
29 state's attorney, or of his removal from the
30 county or city in which he shall have been
31 elected, the said vacancy shall be filled by
32 the judge or judges of the Superior Court res-
33 ident in the county in which the vacancy occurs,
34 or in Baltimore City if the vacancy occurs there,
35 for the residue of the term thus made vacant.

36
37 Section 13. ~~Treasurer and~~ Comptroller
38 ~~and~~ Treasurer.

39
40 Until January 6, 1971, the ~~Treasurer comp-~~
41 ~~troller~~ and the ~~Comptroller~~ treasurer shall
42 continue to exercise those rights, powers and
43 duties pertaining to them, respectively, on
44 June 30, 1968, and not in conflict with the
45 Constitution.

46
47 Section 14. Board of Public Works and
48 Board of Review.

49
50 Upon the termination of the legal existence
51 of the Board of Public Works for which provision
52 is made in Article XII of the prior Constitution,

1 all its powers and duties shall be vested in the
2 Board of Review for which provision is made in
3 Article-IV section 4.25 of this Constitution;
4 and all references to the Board of Public Works
5 in legislation, contracts, or documents shall
6 be deemed to refer to the Board of Review as
7 well as to the Board of Public Works. Prior to
8 termination of the legal existence of the Board
9 of Public Works, it shall continue to exercise
10 those rights, powers, and duties granted to it
11 by Article XII of the prior Constitution.

12
13 JUDICIAL BRANCH
14

15 Section 15. Courts of Record.
16

17 Each court created by this Constitution shall
18 be a court of record, and shall have a seal.

19
20 Section 16. Statutory Preferences to Courts.
21

22 Except where inconsistent with this Consti-
23 tution, the Schedule of Transitional Provisions,
24 or this Schedule:

25
26 (a) All statutory references to the Court of
27 Appeals shall be deemed to refer to the Court of
28 Appeals established by this Constitution.

29
30 (b) All statutory references to the Court of
31 Special Appeals shall be deemed to refer to the
32 Intermediate Appellate Court.

33
34 (c) All statutory references to Circuit
35 Courts, courts for any circuit or county (other
36 than People's Courts, Municipal Courts, or the
37 Housing Court of Baltimore County), the Supreme
38 Bench of Baltimore City, the Superior Court of
39 Baltimore City, the Court of Common Pleas, the
40 Baltimore City Court, the Criminal Court of
41 Baltimore City, the Circuit Court of Baltimore
42 City or the Circuit Court No. 2 of Baltimore
43 City shall be deemed to refer to the Superior
44 Court in the appropriate county or Baltimore
45 City.

46
47 Section 17. Appellate Circuits.
48

49 There shall be six circuits of the Court of
50 Appeals, as follows: The First Appellate Cir-
51 cuit, consisting of Cecil, Kent, Queen Anne's,

1 Caroline, Talbot, Dorchester, Wicomico, Worcester
2 and Somerset Counties; the Second Appellate Cir-
3 cuit, consisting of Baltimore and Harford Counties;
4 the Third Appellate Circuit, consisting of Allegany,
5 Frederick, Garrett, Montgomery and Washington
6 Counties; the Fourth Appellate Circuit, consisting
7 of Prince George's, Calvert, Charles and St. Mary's
8 Counties; the Fifth Appellate Circuit, consisting
9 of Anne Arundel, Carroll and Howard Counties; and
10 the Sixth Appellate Circuit, consisting of Balti-
11 more City. One of the judges of the Court of
12 Appeals shall be resident in each of the first
13 five appellate circuits and two judges shall be
14 resident in the sSixth aAppellate eCircuit.

15
16 Section 18. Judicial Circuits.

17
18 Wherever any statute refers to a judicial cir-
19 cuit, to the courts of such circuit or to the
20 judges of or in such circuit, it shall be deemed
21 to refer to the Superior Court or the judges of
22 the Superior Court resident in the geographical
23 area prescribed for that circuit by Aarticle IV,
24 Ssection 19, of the prior Constitution.

25
26 Section 19. Jurisdiction of Superior
27 Court in Baltimore City.

28
29 The jurisdiction vested in the Superior Court
30 of Baltimore City, the Court of Common Pleas, the
31 Baltimore City Court, the Circuit Court of
32 Baltimore City, and the Criminal Court of Baltimore
33 by Aarticle IV, Ssections 28 - 29, and 30 of the
34 prior Constitution shall be vested in the
35 Superior Court in Baltimore City.

36
37 Section 20. Duties of Clerk of Superior
38 Court in Baltimore City.

39
40 The duties vested in the various clerks of
41 the courts comprising the Supreme Bench of
42 Baltimore City by Ssections 37 and 38 of Aart-
43 icle IV of the prior Constitution shall be
44 vested in the clerk of the Superior Court in
45 Baltimore City.

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1 Section 21. Judicial Pensions.
2
3

4 (a) In the case of a judge who in
5 one year had active service as a member of more
6 than one court including a court existing under
7 provisions of the prior Constitution, the amount
8 of pension for that full year shall be calculated
9 yearly at the rate for service in that court for
10 which the higher pension is allowed, but in no
11 event shall the maximum pension exceed that pre-
12 scribed for judges of the court upon which the
13 judge is serving at death or retirement, nor
14 shall a judge be credited with more than one
15 partial year's service in a single year.

16 (b) In the case of a judge who has
17 served as a member of more than one court,
18 including a court existing under provisions of
19 the prior Constitution, all such service shall
20 be credited for pension purposes at the rate
21 provided by the law in effect during such ser-
22 vice, including any local supplementation or
23 local pension provided prior to January 1, 1968,
24 but in no event shall the maximum pension exceed
25 that prescribed for judges of the court upon
26 which the judge is serving at death or retirement.

27
28 (c) Any judge not continued in office as
29 a judge pursuant to the Schedule of Transitional
30 Provisions shall, upon the termination of his
31 office, be entitled to receive a pension in an
32 amount equal to that which he would have been
33 entitled to receive had he attained his sixtieth
34 birthday and retired on the date of abolition of
35 his office. Such pension shall not be payable
36 until the judge reaches his sixtieth birthday.
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1 Section 24 22 Pensions of Former Judges.

2
3 In the case of a former judge who is receiv-
4 ing a judicial pension on June 30, 1968, or who
5 would then be receiving such a pension but for
6 the fact that he is then engaged in the private
7 practice of law or is then holding a public office
8 of profit, or in the case of the spouse of such
9 former judge, judicial pension rights shall not be
10 reduced. Such judicial pension rights shall not
11 be increased except by the General Assembly by law
12 effective on or after July 1, 1968. The full amount
13 of any such pension payable to a former judge of the
14 Court of Appeals, the Court of Special Appeals,
15 the Supreme Bench of Baltimore City, or of any
16 Circuit Court, or his spouse, shall be paid by the
17 State on and after July 1, 1968. The full amount
18 of any such pension payable to any other former
19 judge or his spouse shall be paid by the State
20 on and after January 1, 1970.

21
22 Section 25 23 Terms of Initial Members
23 of Commission on Judicial
24 Disabilities.

25
26 Of the first three judicial members of the
27 Commission on Judicial Disabilities, the Court
28 of Appeals shall designate one to serve for one
29 year, one to serve for two years and one to serve
30 for three years. Of the first non-judicial mem-
31 bers of the Commission, the governor shall des-
32 ignate one to serve three years and the other
33 to serve four years.

34
35 Section 26 24 People's Court of
36 Baltimore City.

37
38 (a) Until January 1, 1970, the People's
39 Court of Baltimore City shall continue in exist-
40 ence subject to the provisions of Aarticle IV,
41 Ssection 41-A of the prior Constitution.

42
43 (b) Until January 1, 1970, the provisions
44 of Aarticle IV, Ssection 41-A of the prior Consti-
45 tution pertaining to the chief constable, constables,
46 and clerk of said Court shall remain in effect.

47
48 (c) Unless sooner modified or repealed by
49 the General Assembly by law the effectiveness of
50 this section shall terminate on January 1, 1970.

1 Section 27 25 Municipal Court of
2 Baltimore City.
3

4 (a) Until January 1, 1970, the Municipal
5 Court of Baltimore City and its jurisdiction,
6 shall continue in existence subject to the
7 provisions of Aarticle IV, Ssection 41-C of the
8 prior Constitution.

9
10 (b) Until January 1, 1970, the provisions
11 of Aarticle IV, Ssection 41-C of the prior Consti-
12 tution pertaining to the chief clerk of said
13 Court shall remain in effect.

14
15 (c) Unless sooner modified or repealed
16 by the General Assembly by law, the effective-
17 ness of this section shall terminate on
18 January 1, 1970.

19
20 Section 28 26 Court Dockets and Files.
21

22 All papers, dockets, files, books, records,
23 monies and other property belonging or pertaining
24 to or in (a) the Court of Appeals, (b) the Court
25 of Special Appeals, or (c) the Circuit Court of
26 any county, the Supreme Bench of Baltimore City,
27 the Superior Court of Baltimore City, the Court
28 of Common Pleas, the Baltimore City Court, the
29 Criminal Court of Baltimore, the Circuit Court
30 of Baltimore City and Circuit No. 2 of Baltimore
31 City on June 30, 1968, shall be transferred on
32 July 1, 1968, to, respectively, (a) the Court
33 of Appeals created by this Constitution, (b)
34 the Intermediate Appellate Court, or (c) the
35 Superior Court of the appropriate county.

36
37 Section 29 27 Vacancy in Orphans' Court
38

39 In case of a vacancy in the office of judge
40 of the Orphans' Court, the governor shall appoint,
41 subject to confirmation, or rejection by the Senate,
42 some suitable person to fill the same until January
43 1, 1971.
44
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49
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1 Section 32-30. County Commissioners.

2
3 There shall be county commissioners for
4 each county not having an instrument of govern-
5 ment in effect. Such county commissioners shall
6 continue to exercise their offices in accordance
7 with the provisions of the prior Constitution.
8 The effectiveness of this section shall terminate
9 on January 6, 1971.

10
11 Section 33-31. County Surveyors.

12
13 County surveyors in office on June 30, 1968,
14 shall continue in office until the expiration of
15 the term for which they are elected. Such county
16 surveyors shall continue to exercise their offices
17 in accordance with the provisions of the prior
18 Constitution.

19
20 Section 33A-31A. County Elections.

21
22 All elections for county offices held in
23 November, 1970, shall be for those offices
24 provided for by the instrument of government
25 effective or to become effective on January 6,
26 1971 for that county.

27
28 Section 33A-31A. Charter Amendments of
29 Municipal Corporations.

30
31 Any municipal corporation existing on June 30,
32 1968, shall have the power and authority (a) to
33 amend or repeal an existing charter or local laws
34 relating to the incorporation, organization,
35 government, or affairs of said Municipal Corpora-
36 tion heretofore enacted by the General Assembly
37 of Maryland, and (b) to adopt a new charter and
38 to amend or repeal any charter consistent with
39 the provisions of this Constitution and any laws
40 of the General Assembly pertaining thereto.

41
42 GENERAL PROVISIONS

43
44 Section 34-32. Style of Commissions and
45 Grants.

46
47 Public commissions and grants shall run thus:
48 "The State of Maryland, etc.," and shall be signed
49 by the governor, with the Seal of the State annexed.

50

1 Section 35.33. Procedures for Amend-
2 ment of the Consti-
3 tution
4

5 Any bill proposing an amendment to the Con-
6 stitution shall be published by order of the
7 governor, in at least two newspapers, in each
8 county, where so many may be published, and where
9 not more than one may be published, then in
10 that newspaper and in three newspapers published
11 in the City of Baltimore, once a week for four
12 weeks immediately preceding the special or
13 general election, at which the proposed amend-
14 ment shall be submitted to the qualified voters
15 of the State for adoption or rejection.
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CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

*Adoption of Style
Amendments to
58 D - 18*

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
● President			● Clagett			● Key			● Robey, F. C.		
● Tawes ●			● Clarke, E. J.			● Kiefer			● Robie, K. L.		
● Clark, J.			● Cleveland			● Kirkland			● Rollins		
● James			● Dabrowski			● Koger			● Rosenstock		
● Abramson			● Darby			● Kosakowski			● Rush		
● Adkins			● Della ●			● Koss			● Rybczynski		
● Anderson			● Dorsey			● Leitzel			● Scanlan		
● Armor			● Dukes ●			● Linton			● Schloeder		
● Bamberger			● Dulany			● Lord			● Schneider		
● Bard			● Eckenrode			● Macdonald			● Sherbow		
● Barrick			● Finch			● Malkus ●			● Sickles		
● Baumann			● Fornos			● Marion			● Siewierski		
● Beachley			● Fox			● Mason			● Singer		
● Beall			● Frederick			● Maurer			● Smith, J. H.		
● Bennett			● Freedlander			● Mentzer			● Smith, M. H.		
● Blair			● Gallagher			● Miller, B.			● Sollins		
● Boileau			● Gilchrist			● Miller, E. ●			● Sosnowski		
● Borom			● Gill			● Mitchell			● Soul		
● Bothe			● Gleason			● Morgan			● Stern		
● Boyce ●			● Grant			● Moser			● Storm		
● Boyer ●			● Groh			● Mosner ●			● Sybert		
● Boyles ●			● Grumbacher			● Mudd			● Taylor, H. E.		
● Bradshaw			● Gullett			● Murphy ●			● Taylor, L.		
● Bryson ●			● Hanson			● Murray, D. S.			● Ulrich		
● Burdette ●			● Hardwicke			● Murray, E. C.			● Vecera		
● Burgess			● Hargrove			● Needle			● Wagandt		
● Bushong ●			● Harkness			● Neilson			● Webb		
● Buzzell			● Harris			● Neumann			● Ritter		
● Byrnes			● Henderson			● Smith, A. W.			● Weidemeyer		
● Caldwell			● Hickman			● Pascal			● Wheatley		
● Cardin			● Hopkins			● Penniman			● White		
● Carson			● Hostetter			● Peters			● Willis		
● Case			● Hutchinson			● Powers			● Willoner		
● Chabot ●			● Jett			● Price ●			● Winslow		
● Child			● Johnson			● Pullen					
● Cicone			● Kahl			● Raley					

124

YEAS	N-V	NAYS
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7 7	7 7	7 7
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Constitutional Convention

AMENDMENT NO. 1

~~To Amend~~ ~~Amendment No.~~ ~~xxxxxxx~~

~~To Amend~~ ~~Amendment No.~~ ~~xxxxxxx~~

To Report No. S&D-18

BY DELEGATE GALLAGHER

- 1 On page 5 Section 1.17. Continuity of
- 2 Government During Emergencies in line 2
- 3 strike out the words: "continuity of".
- 4
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11 S-A

S-W

Collegiate Catalogue

For the Year 1900-1901

Published by the Board of Trustees

of the College

at the University of the South

Florida

1900-1901

Printed by the College Press

at the University of the South

Florida

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Florida

Amend 1 to SIB-18

CONSTITUTIONAL CONVENTION OF MARYLAND
1967
ROLL CALL

YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS	YEAS	N-V	NAYS
● President			● Claquet			● Key			● Robey, F. C.		
● Tawes ●			● Clarke, E. J.			● Kiefer			● Robie, K. L.		
● Clark, J.			● Cleveland			● Kirkland			● Rollins		
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● Burdette			● Hardwicke			● Murray, E. C.			● Vecera ●		
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● Bushong ●			● Harkness			● Neilson			● Webb		
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● Byrnes			● Henderson			● Smith, A. W.			● Weidemeyer ●		
● Caldwell ●			● Hickman			● Pascal			● Wheatley		
● Cardin			● Hopkins			● Penniman ●			● White		
● Carson			● Hostetter			● Peters			● Willis ●		
● Case			● Hutchinson			● Powers			● Willoner		
● Chabot			● Jett			● Price ●			● Winslow		
● Child			● Johnson			● Pullen					
● Cicone			● Kahl			● Raley					

YEAS	N-V	NAYS
100-200	100-200	100-200
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3 3	3 3	3 3
4 4	4 4	4 4
5 5 ●	5 5	5 5 ●
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NOV. 9
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E

Constitutional Convention

AMENDMENT NO. 2

~~To Amend Article X~~

~~To Amend Article X~~

To Report No. S&D-18

BY DELEGATE GALLAGHER

1 On page 10 Section 3.04 Legislative Districts
2 in line 9 strike out the following words:
3 "prior to the general election".
4
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Constitutional Convention

AMENDMENT NO. ~~18~~ 3

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To Report No. S&D-18

BY DELEGATE S MACDONALD, CLAGETT, FOX, FREEDLANDER,
HANSON, RALEY, SICKLES, ULRICH, WAGANDT

1 On page 16 Section 3.22 General Applica-
2 tion of Laws in lines 25 and 26 strike out the
3 following:

4
5 "(4) pertaining to natural environment
6 and resources;"

one of the
best in world

technology
dedicated

4 change
No.

Journal of the American Medical Association

Published Weekly, except on Sundays, Holidays, and Days of the Week when the Issue is Deferred

Vol. 100, No. 1, January 1, 1957

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Constitutional Convention

AMENDMENT NO. 4

~~XXXXXXXXXXXXXXXXXXXX~~

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To Report No. S&D-18

BY DELEGATE GALLAGHER

1 On page 10 Section 3.06. Legislative
2 Redistricting Procedure strike out all of line
3 36 and insert in lieu thereof the following
4 words: "year in which the boundaries of dis-
5 tricts are to be redrawn."
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Constitutional Convention

AMENDMENT NO. 4

To Report No. S&D-18

To ~~Amend~~ ~~the~~ ~~Constitution~~ ~~of~~ ~~the~~ ~~State~~ ~~of~~ ~~California~~ ~~to~~ ~~read~~ ~~as~~ ~~follows~~ _____

To ~~Confer~~ ~~the~~ ~~Power~~ ~~upon~~ ~~the~~ ~~Legislature~~ ~~to~~ ~~repeal~~ ~~and~~ ~~re-enact~~ ~~the~~ ~~Constitution~~ ~~of~~ ~~the~~ ~~State~~ ~~of~~ ~~California~~ ~~to~~ ~~read~~ ~~as~~ ~~follows~~ _____

BY DELEGATE MACDONALD

1 On page 16 Section 3.22. General Application
2 of Laws in lines 26, 27, 29 and 31 strike out
3 respectively in each instance the following:

4
5 "(5)", "(6)", "(7)" and "(8)" and insert in
6 lieu thereof respectively in each instance
7 the following: "(4)", "(5)", "(6)" and "(7)".
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Confidential Information

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Constitutional Convention

AMENDMENT NO. 15

~~As Amended~~ XXXXXXXX

~~As Amended~~ XXXXXXXX

To Report No. S&D-18 .

BY DELEGATE S MORGAN, ADKINS, CHABOT

1 On page 24 Section 4.23 Tie Votes in line
2 20 after the period add this new sentence:
3
4 "The election of a governor shall constitute
5 the election for the same term of the lieuten-
6 ant governor who was listed on the ballot with
7 him at the general election."
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Constitutional Convention

AMENDMENT NO. _____

~~Amendment No. xxxxxx~~

~~Committee Recommendation No. xxxxxx~~

To Report No. S&D-18

BY DELEGATE GALLAGHER

1 On page 11 Section 3.08 Congressional Re-
 2 districting Procedure
 3 strike out the words: "the year in" in line
 4 27 and all of line 28 and the word "effective"
 5 in line 29 and insert in lieu thereof the
 6 following words:

7
 8 "any year in which the boundaries of congres-
 9 sional districts are to be redrawn".

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Constitutional Convention

AMENDMENT NO. 6

~~To Amendment No. xxxxxxxx~~

~~The Committee Recommendation No. xxxxxxxx~~

To Report No. S&D-18

BY DELEGATE MLNTZER

1 On page 48 Section 9.06 Natural Resources
2 in lines 29 and 30 strike out the following:

3
4 "and resources, and of the scenic beauty of
5 the State"

6
7 and insert in lieu thereof the following:
8 ", natural resources, and natural beauty of
9 the State".

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59-A
57-N

Mathematical Induction

C. W. C. W.

1. Introduction

2. The Principle

3. Examples

4. The Method of Proof

5. Conclusion

6. The Method of Proof

7. The Method of Proof

8. The Method of Proof

9. The Method of Proof

10. The Method of Proof

Constitutional Convention

AMENDMENT NO. 1

~~By XXXXXXXX XXXXXXXX~~

~~For XXXXXXXX XXXXXXXX~~

To Report No. S&D-18

BY DELEGATE GALLAGHER

- 1 On page 49, Section 9.10. Corporation
- 2 Charters in line 30 strike out the words:
- 3 "that are now or may hereafter be";
- 4
- 5 And on line 35 after the word "charter" add
- 6 the following: "except to the extent that
- 7 application of this section may be pro-
- 8 hibited by Article I, Section 10 of the
- 9 Constitution of the United States".
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Constitutional Convention

AMENDMENT NO. 8

To Report No. S&D-18
~~To Amend Article 18.~~

~~To Committee Recommendation~~

BY DELEGATES CARDIN, KOSS, MARION

- 1 On page 47 Section 9.01 Oath in line 10
- 2 strike out the following: "(In the presence
- 3 of Almighty God)".
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AMENDMENT NO.

[illegible]

BY DELEGATE HURDINICK

1 On page 53 Section 6. Delayed Effect of
2 Certain Sections in line 3⁹ after the numerals:
3 "3.03" add the following: ",3.04";
4
5 and in line 45 strike out the following:
6 "section 3.03" and insert in lieu thereof
7 the following: "sections 3.03 and 3.04".
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Constitutional Convention

AMENDMENT NO. 20

~~To Amend Article No. xxxxxx~~

~~To Committee Recommendation No. xxxxxxxx~~

To Report No. S&D-18

BY DELEGATE MUDD

- 1 On page 59 Section 26. Application of
- 2 Section 5.22 to Judges Now in Office in line
- 3 22 strike out the word "such";
- 4
- 5 and in the same line after the word "judge" add
- 6 the words "of those courts".
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THE UNIVERSITY OF CHICAGO

PHYSICS DEPARTMENT

PHYSICS 309

LECTURE 1

THEORY OF QUANTUM MECHANICS

WINTER 1997

PROF. J. J. HALL

LECTURE 1

THEORY OF QUANTUM MECHANICS

WINTER 1997

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1.3

Constitutional Convention

AMENDMENT NO. 11

~~To Amendment No. XXXXXX~~

~~To Committee Recommendation No. XXXXXX~~
To Report No. S&D-18

BY DELEGATE MUDD

-
- 1 On page 59 Section 27. Election of Judges
 - 2 Continued in Office. strike out all of line
 - 3 36 and insert in lieu thereof the following:
 - 4 "Any judge";
 - 5
 - 6 And in line 39 after the word "at" add the
 - 7 words: "the general election next following";
 - 8
 - 9 And strike out all of lines 41, 42, 43 and 44
 - 10 and insert in lieu thereof the following:
 - 11 "5.22. The term of any such judge shall be";
 - 12
 - 13 and in line 45 strike out the word: "the"
 - 14 and insert in lieu thereof the word: "such".
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Constitutional Convention

January 18, 1890

At a meeting of the Constitutional Convention, held at the

City of New York

the following resolutions were adopted:

Resolved, That the Convention do now adjourn.

Attest: Secretary

Witness my hand and seal this 18th day of January, 1890.

Chairman of the Convention

Secretary

Members of the Convention

Members of the Convention

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Constitutional Convention

AMENDMENT NO. 12

~~TO AMENDMENT NO. XXXXXX~~

~~TO COMMISSION RECOMMENDATION NO. XXXXXX~~

To Report No. S&D-18

BY DELEGATE HARDWICKE

- 1 On page 65 following line 14 add this
2 new section:
3
4 "Section 1. Definitions
5
6 (a) In this schedule the words "prior
7 Constitution" mean the Constitution of 1867 as
8 amended.
9
10 (b) In this schedule the word "county"
11 shall be deemed to include Baltimore City";
12
13 And on pages 65 through 78, inclusive, renumber
14 Sections 1 through 33, inclusive, respectively
15 as Sections 2 through 34, inclusive;
16
17 And on page 66 Section 4. Procedure for Re-
18 tention in Office of Judges in line 19 strike
19 out the word "such", and insert in lieu thereof
20 the word "the"; and in line 20 strike out the
21 following: "(including Baltimore City),";
22
23 And on page 67 Section 6. Vacancies Occurring
24 During Present Term of the General Assembly in
25 line 12 strike out the words "or city"; and in
26 line 44 strike out the word "twenty-three";
27
28 And on page 69 Section 12. States' Attorneys
29 strike out all of line 34;
30
31 And on page 70 Section 16 Statutory References to Courts
32 in lines 44 and 45 strike out the following
33 words: "or Baltimore City";

1 And on page 76 Section 29. Amendment of
2 Instruments of Government. strike out all
3 of lines 26 and 27.

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Constitutional Convention

AMENDMENT NO. 13

To Report No. S&D-18

~~To Amend~~ No. _____

~~For Committee Recommendation~~ No. _____

BY DELEGATE GRANT

1 On page 78 Section 33. Procedures for
2 Amendment of the Constitution in line 8 after
3 the word "county" insert the words "except
4 Baltimore City"; and

5
6 In line 10 after the word "newspaper" insert
7 a comma; and
8

9 In line 11 strike out the words "City of
10 Baltimore" and insert in lieu thereof the
11 words "Baltimore City".
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Constitutional Convention

AMENDMENT NO. 14

To Report No. S&D-18

~~To Amend~~ _____

~~To Committee Recommendation~~ _____

BY DELEGATE S MARION, MUDD

1 On page 28 Section 5.03 Rule-Making Power in
2 line 31 after the word "Assembly" insert the
3 words "by law"; and
4

5 In line 32 strike out the words "provide by
6 law for" and insert in lieu thereof the words
7 "regulate the"; and
8

9 In line 33 strike out the words "subject to
10 rule" and insert in lieu thereof the words
11 "enumerated in this section".
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Constitutional Convention

1890-1891

Session of the
Constitutional Convention

at the City of New York

from the 1st of January to the 1st of March

in the City of New York
at the City Hall

by the Honorable
the President of the Convention

the Honorable
the Secretary of the Convention

Printed by the City of New York, 1891.

X

Constitutional Convention

AMENDMENT NO. 15

To Report No. S&D-18

~~xTo Amend xxxxxxxx~~

~~xxxxxxxTo Committee Recommendation No. xxxxxxxx~~

BY DELEGATE PENNIMAN, CHAIRMAN OF THE COMMITTEE
ON STYLE, DRAFTING AND ARRANGEMENT

On page 6 Section 2.04 Voters in United
States Enclaves in lines 14 and 15 strike out
the words "to register".

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Memorandum

TO : Mr. [Name]

FROM : Mr. [Name]

SUBJECT : [Topic]

1. [Text]

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Constitutional Convention

AMENDMENT NO. 16

To Report No. S&D-18

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BY DELEGATE KOSS

-
- 1 On page 8 Section 2.11 Manner of Referral.
2 in line 3 after the word "law" add the
3 following words:
4
5 "other than a law applicable in only
6 one county".
7
8 *pg 7, line 40*
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Constitution of the State of New York

As revised and amended to January 1, 1914

Published by the State of New York
Albany, 1914

Printed by the State of New York
Albany, 1914

Price, 25 cents

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Printed by the State of New York
Albany, 1914

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Constitutional Convention

AMENDMENT NO. 17

To Report No. S&D-18

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BY DELEGATE KOSS

1 On page 8 Section 2.12 Suspension.
2 in line 20 strike out the word "of" and
3 insert in lieu thereof the words "enacted
4 by";

BP line 7

5
6 And in line 29 strike out the word
7 "it" and insert in lieu thereof the words:
8
9 "the law, if suspendible,".

line 6

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Constitutional Convention

AMENDMENT NO. 18

To Report No. S&D-18

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To Committee Recommendation No.

BY DELEGATE KOSS

- 1 On page 9 Section 2.14 Laws Applicable
- 2 in One County. in line 4 after the word
- 3 "voters" add the words:
- 4
- 5 "of the county".
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Constitutional Convention

AMENDMENT NO. 19

To Report No. S&D-18

~~To Amend No. xxxxxxxx~~

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To Committee Recommendation No. xxxxxxxx~~

BY DELEGATE CASE

1 On page 15 Section 3.19 Form of Laws.
2 strike out all of lines 21, 22 and 23 and
3 insert in lieu thereof the following:
4
5 "of budget, appropriations, their purpose
6 or purposes, and the requisite revenue. No law
7 or section".
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Constitution of the United States

Article I
Section 1
All legislative Powers herein granted shall be vested in a Congress of the United States, which shall consist of a Senate and House of Representatives.

Section 2
The House of Representatives shall be composed of Members chosen every second Year by the People of the several States, and the Electors in each State shall have the Qualifications requisite for Electors of the most numerous Branch of the State Legislature.

Section 3
The Senate of the United States shall be composed of two Senators from each State, chosen by the Legislature thereof, for a Term of six Years; and each Senator shall have the Qualifications requisite for Senators of the most numerous Branch of the State Legislature.

Withdawn

Y

Constitutional Convention

AMENDMENT NO. 20

To Report No. S&D-18

~~To Amend No. xxxxxxxx~~

~~To Committee Recommendation No. xxxxxxxx~~

BY DELEGATE PENNIMAN, CHAIRMAN OF THE COMMITTEE
ON STYLE, DRAFTING AND ARRANGEMENT

1 On page 15 Section 3.19 Form of Laws.
2 strike out all of lines 22 and 23 and insert
3 in lieu thereof the following:
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5 "revenue. No law or section".
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International Convention

for the

Protection of the Rights of the Child

1949

United Nations

General Assembly

Resolution 488 (XII) of 20 December 1948

Adopted by the General Assembly on 20 December 1948

at the 12th Session of the General Assembly

at the 12th Session of the General Assembly

at the 12th Session of the General Assembly

at the 12th Session of the General Assembly

United Nations

United Nations

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Constitutional Convention

AMENDMENT NO. 21

To Report No. S&D-18
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BY DELEGATE S GALLAGHER, CHABOT

1 On page 15, Section 3.20: Consideration of
2 Bills. in line 35 strike out the words: "Bills
3 originating" and insert in lieu thereof the
4 words "A bill may originate" and in line 36
5 after the word "Assembly" add the word "and".
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AD

Constitutional Convention

AMENDMENT NO. 21

TO REPORT NO. S & D_18

~~To Amend No. XXXXXXXXX~~

~~To Committee Recommendation No. XXXXXXXXX~~

BY DELEGATE PENNIMAN, CHAIRMAN OF THE COMMITTEE
ON STYLE, DRAFTING AND ARRANGEMENT

1 On page 22 Section 4.15 Action on Bills
2 by the Governor in line 9 strike out the
3 word "of" and insert in lieu thereof the
4 word "after".
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AD

Constitutional Convention

AMENDMENT NO. 22

TO REPORT NO. S & D_18

~~Box Amendment No. xxxxxxxxx~~

~~xxxxxxx Committee Recommendation No. xxxxxxxxx~~

BY DELEGATE PENNIMAN, CHAIRMAN OF THE COMMITTEE
ON STYLE, DRAFTING AND ARRANGEMENT

1 On page 22 Section 4.15 Action on Bills
2 by the Governor in line 9 strike out the
3 word "of" and insert in lieu thereof the
4 word "after".
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Constitutional Convention

AMENDMENT NO. 22

TO REPORT NO. S&D-18

~~To Amend Book No. xxxxxxxxx~~

~~To Committee Recommendation No. xxxxxxxxx~~

BY DELEGATE PENNIMAN, CHAIRMAN OF THE COMMITTEE
ON STYLE, DRAFTING AND ARRANGEMENT

1 On page 25 Section 4.27 Reorganization
2 of the Executive Branch in line 21 after
3 the word "and" add the word "be" .
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Constitutional Convention

AMENDMENT NO. 23

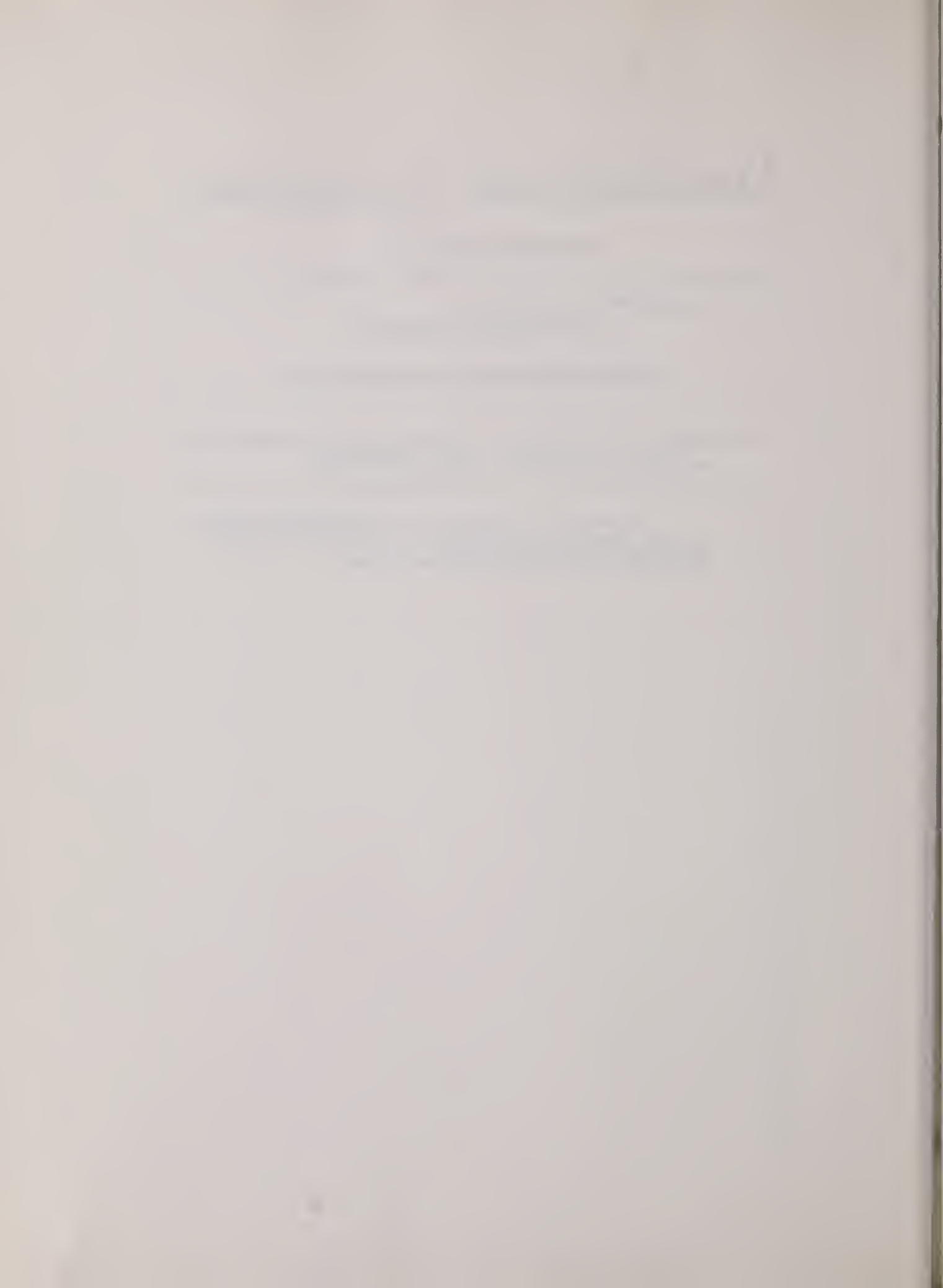
TO REPORT NO. S&D-18

~~Text Amended Not Recommended~~

~~Text Committee Recommendation Not Recommended~~

BY DELEGATE PENNIMAN, CHAIRMAN OF THE COMMITTEE
ON STYLE, DRAFTING AND ARRANGEMENT

1 On page 25 Section 4.27 Reorganization
2 of the Executive Branch in line 21 after
3 the word "and" add the word "be" .
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Constitutional Convention

AMENDMENT NO. 24

To Report No. S&D-18

~~To Amendment No. xxxxxxxx~~

~~xTo Committee Recommendation No. xxxxxxxx~~

BY DELEGATE PENNIMAN, CHAIRMAN OF THE COMMITTEE
ON STYLE, DRAFTING AND ARRANGEMENT

1 On page 39 Section 6.07 Gift or Loan of
2 Assets or Credit. in line 32 after the word
3 "by" add the words "a law enacted by";
4
5 and in line 33 after the word "but"
6 add the words "a law authorizing".
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Examination Questions

Answer any four

1. Define the following terms:

(a) *Examination Questions*

(b) *Examination Questions*

(c) *Examination Questions*

(d) *Examination Questions*

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Constitutional Convention

AMENDMENT NO. 25

To Report No. S&D-18

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BY DELEGATE PENNIMAN, CHAIRMAN OF THE COMMITTEE
ON STYLE, DRAFTING AND ARRANGEMENT

- 1 On page 51 in line 39 add the following
2 words:
3
4 "This Constitution, the attached Schedule
5 of Transitional Provisions, and the attached
6 Schedule of Legislation shall be submitted to the
7 qualified voters of the State for ratification
8 or rejection at the special referendum election
9 to be held on May 14, 1968, in accordance with
10 the procedures prescribed by Chapter 4 of the
11 Acts of the General Assembly of Maryland of 1967.
12 If this Constitution is ratified at such special
13 referendum election, then the attached Schedule
14 of Transitional Provisions is ratified as a part
15 thereof and the attached Schedule of Legislation
16 is adopted also and shall take effect as provided
17 therein.
18
19 Done in Convention at Annapolis, Maryland,
20 this tenth day of January in the year Nineteen
21 Hundred and Sixty-eight."
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THE UNIVERSITY OF CHICAGO

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Constitutional Convention

AMENDMENT NO. 26

To Report No. S&D-18

~~To Amendment No. xxxxxxxxxx~~

~~xxxxxxx
To Committee Recommendation No. xxxxxxxxxx~~

BY DELEGATE PENNIMAN, CHAIRMAN OF THE COMMITTEE
ON STYLE, DRAFTING AND ARRANGEMENT

1 On page 57 Section 22 Continuance in Office
2 --Judges of Limited Jurisdiction in line 26
3 after the word "Judges" add the words "of Courts".
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Journal of the American Medical Association

PUBLISHED WEEKLY

VOLUME 100, NUMBER 10, MAY 1, 1957

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AG

Constitutional Convention

AMENDMENT NO. 27

To Report No. S&D-18

~~To Amend No. xxxxxxxx~~

~~xxx Committee Recommendation xxxxxxxx~~

BY DELEGATE PENNIMAN, CHAIRMAN OF THE COMMITTEE
ON STYLE, DRAFTING AND ARRANGEMENT

On page 60 Section 29. Judicial Compensation. in line 17 after the word "peace" strike out the comma and insert in lieu thereof a semi-colon.

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Journal of the American Medical Association

Published Weekly

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Volume 58, Number 1, January 1917

CONTENTS
Original Articles
The Problem of the Tuberculous Child
The Problem of the Tuberculous Adult
The Problem of the Tuberculous Woman
The Problem of the Tuberculous Man
The Problem of the Tuberculous Soldier
The Problem of the Tuberculous Sailor
The Problem of the Tuberculous Merchant
The Problem of the Tuberculous Farmer
The Problem of the Tuberculous Laborer
The Problem of the Tuberculous Artist
The Problem of the Tuberculous Scientist
The Problem of the Tuberculous Statesman
The Problem of the Tuberculous Priest
The Problem of the Tuberculous Monk
The Problem of the Tuberculous Nun
The Problem of the Tuberculous Hermit
The Problem of the Tuberculous Saint
The Problem of the Tuberculous Martyr
The Problem of the Tuberculous Hero
The Problem of the Tuberculous Patriot
The Problem of the Tuberculous Patriot

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Constitutional Convention

AMENDMENT NO. 28

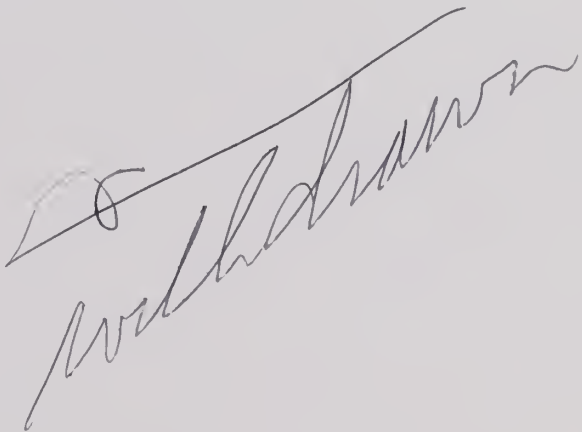
To Report No. S&D-18

~~To Amend No. XXXXXXXX~~

~~To Committee Recommendation No. XXXXXXXX~~

BY DELEGATE PENNIMAN, CHAIRMAN OF THE COMMITTEE
ON STYLE, DRAFTING AND ARRANGEMENT.

1 On page 62 Section 32. Clerks of Trial
2 Courts in lines 10 and 11 strike out the
3 words "Superior Court" and insert in lieu there-
4 of "superior court".
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THE HISTORY OF THE

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JOHN BURNET

OF THE UNIVERSITY OF OXFORD

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Constitutional Convention

AMENDMENT NO. 29

TO REPORT NO. S&D-18
~~XXXXXXXXXXXXXXXXXXXX~~

~~XXXXXXXXXXXXXXXXXXXX~~

BY DELEGATE PENNIMAN, CHAIRMAN OF THE COMMITTEE
ON STYLE, DRAFTING AND ARRANGEMENT

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On page 65, Schedule of Legislation,
in line 8 after the word "Schedule" insert
the following: "shall become effective on
July 1, 1968 and".

THE JOURNAL OF THE

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FOUNDED IN 1871

VOLUME 100 PART 1

1970

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Constitutional Convention

AMENDMENT NO. 30

To Report No. S&D-18

~~To Amend No. xxxxxxxx~~

~~To Committee Recommendation No. xxxxxxxx~~

BY DELEGATE PENNIMAN, CHAIRMAN OF THE COMMITTEE
ON STYLE, DRAFTING AND ARRANGEMENT

1 On page 74 Section 26. Court Dockets
2 and Files in line 35 strike out the word
3 "of" and insert in lieu thereof the word "in".
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International Convention

for the Protection of the Rights of the Child

Adopted by the General Assembly of the United Nations

on November 20, 1989

Article 1

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Constitutional Convention

AMENDMENT NO. 31

To Report No. S&D-18

~~To Amend the Constitution~~ No xxxxxxxx

~~To Amend the Constitution~~ No xxxxxxxx

BY DELEGATE PENNIMAN, CHAIRMAN OF THE COMMITTEE
ON STYLE, DRAFTING AND ARRANGEMENT

- 1 On page 77 Section 30. County Commissioners.
- 2 strike out all of lines 8 and 9 and insert in lieu
- 3 thereof the following:
- 4
- 5 "The effect of this section shall terminate on
- 6 January 6, 1971."
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Constitutional Convention

AMENDMENT NO. 32

To Report No. S&D-18
~~TO XXXXXXXXXXXXXXXXXXXX~~

~~To Committee Recommendation No. XXXXXXXX~~

BY DELEGATE PENNIMAN, Chairman of the Committee
on Style, Drafting and Arrangement

1 On page 5 Section 2.01. Voters in National,
2 State and County Elections. in line 24 after
3 the word "vote" add the words "in that
4 county"; and in the same line strike out the
5 word "all"; and in lines 25 and 26 strike out
6 these words: "held in this State".
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